Separate Report of Viewers.

To the Board of Commissioners of Belmont Co	ounty, Ohio:	
The undersigned, Viewers of the County	Word petitioned for by Eli &	7. Gilmon
and others, make the following separate report of the	he compensation and damages assessed and	7 7 3 47
process the feet. The parties named below has	we filed their written applications for the said all	lowances, according
the same are never appeared and return	ned with this report.	
Compensation for land taken for said road has	been awarded in the following sums:	4 Pd. No 145
	e Compendalin	300 dollars
To		dollars,
To		dollars,
To		dollars;
To		dollars;
To		dollars;
Each of the above sums has been assessed without	ut deduction for benefits to any property of the	1:1
accrue by the opening of said road."	s	wner, which would
The following sums are allowed as damages to b	be paid to claimants whose premises will be rone	dered loss naturality
by the opening and construction of said road through	the same:	teren ress ourmanie
To		dollars;
To	·	dollars;
To		
To		dellars;
To		dollars;
	Ut Wallace	dollars;
	Dr. V Brothing	77:
	It I nothing	Viewers and Jurors to award Damages.
- Jany 19 18.	John A-Redaline	
The Commission	St. Clairsville, O., Marce	4 2 1891
The Commissioners met in regular session, and to view the road, as described in the above petition	he report of the Surveyor and Viewers appointed	ed to survey and
view the road, as described in the above petition, was r	read the first time.	
It At Atual	Jano, C. Israel	
County Auditor.	Miles R Hart	
	()	Commissioners.
	Thenfield & Mechen	
	St. Clairsville, O., March	3
The Commissioners met in regular consists and the	o. Clarisville, O.,	3 1891
The Commissioners met in regular session, and the view the road, as described in the above petition was re-	te report of the Surveyor and Viewers appointe	ed to survey and
ATTEST.	aa the secona time.	
tatatynal man	for 6, Emal	
	Milie R. Hant	Commissioners.
	The 1 21 8 march	Commissioners.
	Tongua S Meller	
	St. Clairsville, O., March	V 100
The Commissioners met in regular session, and L		- 1000000000000000000000000000000000000
avor of the Islables fruite	I word of the welve	ersin
ablicly road for the the	Id hime, and said of	rewers
Course Hill a State of the No.	hart i to the	1/
The man wheat is	le he we are the	
oner by reason of the lo	anti-	10-
h y i way or	and af said road	Lough
of premier, and tep	or way also publice	" TEad!
a red vara Cruig of ope	word that the Puta.	
warded by said views	is to the Claimant	Couris,

JoDA allen & 300. Compensation is reasonable and just! that said road will be of public utility and of sufficient unportance to the public to justify the pay ment of Daid Compensation out of the County Grasury; and no pelilion for proving filed, it is ordered that the County audilier draw his order upon the County breasurer, in favor of Daid Clause aut; for the amount of compensation awarded to thin, when the said County Jovonship Truslees of Pease Ip to the effect that the work of apening said road has bring tommenced that the Several Siports of the viewers, with the survey and plat of said road, be recorded, and that said road be established a public highway, His further ordered, that the County anditor issue, in the name of the board, an order to the trusties of Jease Ip, drueling them to Cause Said road to be opened according to law, Anob clorael Communissioners Miles R. Hart. Of Winfield Smehm Believent Cr auditor

ROAD PETITION,

FOR An alleration of a County ROAD IN Wagne It

	-		
To the Board of Commissioners of Beln	iont County, Oh	io:	
The undersigned petitioners, resident from	eeholders of said	county, respectfully represen	t that the public convenience
requires the alteration	of late Cour	sly road on the lin	ce hereinafter described; and
	24	1' As in the manniaga to	
such road, to-wit: Be	eginning at Lea	ding from arm	strongs mulls is
Rarusville. in Said Oo	cuty as f	allows.	
Rasinging at the Soul	k west co	rull of Thomas	Kumeys orchard
There a greatuly direct	eou. marl	hos the oca i	raa. Mull shrough
the lands of Eli O. Fro	est, of ma	you township. t	o whereet the
old road at or nea	ra fai	r of bars. &	outh last of
said Trosts house.	11.6		
Said Trosts house. Your Letitioners ther ings may be had ding	for as	R. that the ne	eissary proceed
Times may be had	to estat	blish such as	llevation accor-
ding			
oung			
	1	n 10	
Dated this		D, 18	The second secon
PETITIONERS' NAMES. PETITIONE	ERS' NAMES.	PETITIONERS' NAMES.	PETITIONERS' NAMES.
Thos Kinney J. Olo	anis (Trustead Sidles	J. D. Wilson
In I Parking Only	Phillip	Thomas Kinney	WHY Latter
	It !	mariet	Heury Lawber
	Comeonner	In might	an Keuch
Ins Whereh Isaac	farnett !	a. Mayhugh	
Robbin Lia	Kemp	DAHaleher	J. M. Berryet
That we, Thomas Living	ill Men by	these Presents,	
That we Thomas Living Mr.	1 S. O. Kin	uuy and	
are held and firmly bound unto the State of	f Ohio, for the use	e of Belmont County, in the	penal sum of
Twelly five Dollars,	for the true and	faithful payment of which,	wen and truly to be made, we
the state of the s	sings breautore and	administrators, by these Di	esents
Souled with our seals and dated at	on cracis	this any))
The Conditions of the above Obligations are Such	That whereas ar	oplication has been made to	the Boara of Commissioners of
eaid Relmont County for the alle	hou of a	County roo	ed on the following line, to-wit:
We sinning at the x	South WE	st corner of	Thomas rungs
maland there a	westerle	, direlleau /	north of the all
d Hund Han	do the	uds of Eli O.	Frost of Wayne
wad there throw township to interse	+ 14,00	ed road at	r near a fair
of bars south east	of such	- Milli	1. Bannelle
Road leading from	arust.	rougs mills	g - out manus
in said County			
			*
		LANCE TO SERVICE STATE OF THE	

Now if the said applicants shall pay into the Treasury of the said county the amount of all costs and expenses accruing thereon, in case the prayer of said petitioners shall not be granted, or when the proceedings had in pursuance thereof shall not be finally confirmed and established, then this obligation to be void; otherwise to be in full force in law.

MA Justin

Thomas Kinney

Seat.

St. Clairsville, O., Lea 5" The Commissioners met in regular session at Auditor's Office, and the Board being satisfied that the foregoing petition was signed by at least twelve freeholders of the county, residing in the vicinity of the alleration of said county road, and that the population of said county road, and the said county road accepted, there were the said county road accepted, the said county road accepted to the said county three disinterested freeholders of the county viewers, and Wo Callen of said proposed road, to meet Thos Kinney's residence Wayne If Manuskay Man 24"90 for the purpose of discharging their official duties relative to the object prayed for in the foregoing petition. Workeld & mechen County Auditor. And b doracl Commissioners. iles R. Hant SURVEYOR'S REPORT. The undersigned, in obedience to your order, dated 12 no 54 1890, proceeded, on the 24" day of 3 mv, to survey and mark the Road described in s order, under the direction of the Viewers therein named, and respectfully submits the following return of said survey: Hat of Lurvay of Road in Wayne The pelilioned for by I Kinney and others J. Sinney Ling of aldroad. M. Da 1 N. Walnut 12 in 27146 35 links, Black How Gir. 287447 links. " 6 Red oak 12 in 839 12° 7 36 " Degenning at a post in Road near a poir of bars S.E. & Frosts Lone (1) D 49'E 3,25 Chains 1 (2) 7 652 82,63 11 " (3) 888 1.62 " " (4) A 44'2 8 1.70 " 11 (5) & 344 63,22 " to post in road and line believery Thos Kinneys land and that of EP Frost, a destance of about 50 rods on a grade of about 60

I CERTIFY that the above is a correct plat and return of the survey of the Road pellerand for and named above as surveyed by sur 3 min by 1891

The Lashlin Surveyor of said Road

REPORT OF VIEWERS.

To the Board of Commissioners of Belmont County, Ohio:

In obedience to your order, issued at your session, A. D. 184, we the undersigned, Viewers
appointed under said order, met with Mr Lashlor Surveyor, at The Russey on
July of MILIST and were severally sworn to discharge, faithfully and impartially the duties required of us
in said order.
0.00
The state of the s
s a filted
horse to the state of the state
and & White as a marker, who were also duly sworn.
We then proceeded to view said proposed on the line described in your order, and
caused the same to be surveyed, "as prayed for in the petition, or as near the same as in our opinion a good road can
be made at a reasonable expense, taking into consideration the utility, convenience, and inconvenience and expense
which will result to individuals as well as the public," by the Islateles Linear of said road as follows:
which will result to individuals as well as the public," by the Islateles Linear of said road as tollows: and Deguning in middle of road at and of Swop Road and
1 10 N and 10 for at on fill along others
of line between Kenney and Frost on hill above Thos
Kunings Louse and proceeded in a westerly devidera
on north Ande of old road around the hill to its
base near Frosts france as described in plat of sur
vasi. Mos o rous rous as a converting in frais
payor,
our abusion the alterations Kerrby Contemplated
hour abunion the alterations hereby Contemplated of mider unness sary the bollowing described part of the original road, towit; that part of old road believe
ander mines stary in fourth of
he original road, lower, that part of dia road and
Lorganing and termination of survey of new
vad.
A THE PARTY OF THE
O office the second sec
We would respectfully report that the said Road ought to be Level
for the tollowing reasons:
The distance is about the Same, The grad is unproved, brung reduced about H and a givery amount of labor
brush reduced about Ho and a given amount of labor
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of the second second
of the second se
We have also determined that the public convenience requires that such Load shall be established
We have also determined that the public convenience requires that such Local shall be established had free feet in width.
We have also determined that the public convenience requires that such Load shall be established
We have also determined that the public convenience requires that such Local shall be established had first feet in width.
We have also determined that the public convenience requires that such Loss shall be established had have feet in width. All of which is respectfully submitted.) 18915
We have also determined that the public convenience requires that such Loss shall be established had have feet in width. All of which is respectfully submitted.) 18915
All of which is respectfully submitted. \\ 1891\\ Herace Modelson \Text{Viewers.}
We have also determined that the public convenience requires that such Loss shall be established have feet in width. All of which is respectfully submitted.
We have also determined that the public convenience requires that such Load shall be established had the physical feet in width. All of which is respectfully submitted.) 18915 Wiewers. FEES.
We have also determined that the public convenience requires that such Low shall be established had been precised by the submitted. The such that the public convenience requires that such Low shall be established by the submitted. The such that the public convenience requires that such Low shall be established by the submitted. The such that the public convenience requires that such Low shall be established by the submitted. The such that the public convenience requires that such Low shall be established by the submitted of the
We have also determined that the public convenience requires that such food shall be established had for which is respectfully submitted.) All of which is respectfully submitted.) The state of the stablished be established by the stablished by

Separate Report of Viewers.

To the Board of Commissioners of Belmon	it County, Ohio:		11 1	
The undersigned, Viewers of the	petitio	ned for by Q	1200 Ca	uney
and others, make the following separate report	of the compensation and de	amages assess	sed and award	ed by them to
persons entitled thereto. The parties named below	w have filed their written app	olications for t	he said allowar	nces, according
to law, and the same are hereto appended and	returned with this report.			
To Compensation for land takes for said road	has been awarded in the fol	llowing sums:	Oil and	
	fland 10132	# 70	800 800	dollars,
	ug lovods	#33	04 67	dollars,
To	O Local	75	Ga 82	dollars,
To.			1	dollars;
<i>To</i>				dollars;
To				dollars;
				A RESIDENCE OF THE PARTY OF THE
Each of the above sums has been assessed u	without deduction for homests			
accrue by the opening of said road."	winder accallion for benefits	to any proper	ty of the owner	, which would
The following sums are allowed as damage	s to be paid to claimants up	nee premises	will be non-dense	1 1 1 11
by the opening and construction of said road thr	ough the same:	ose premises i	ent be renneren	tess vatuable
To				dollara
To		***************************************		dollars;
To	, *			dollars;
To			***************************************	dcllars;
To	+	***************************************	***************************************	dollars;
	: 7	2 1 1	7	dollars;
	Dirace	Mant		2 2
	6 H Jue	as		vers and Jurors to ward Damages.
	Ger Wo	ulson	/) av	vard Damages.
· .	18			
The Commissioners met in regular session, a new the road, as described in the above petition,	St. Clairsvil and the report of the Surveyowas read the first time.	or and Viewe	rs appointed to	18.9/
ATTEST.		6.1	1	
101 Herberson	Zo de la	OR. Ha	rel)
County Auditor.				Commissioners.
	Winfield	1 S. mec	henry	
	0			
	St. Clairsvill	le, O.,	m 7	1891
The Commissioners met in regular session, a iew the road, as described in the above potition	nd the report of the Survey	or and lieure	re appointed to	10 111
the above petition w	vas read the second time.		is appointed to	survey ana
ATTEST.	1	6		
}	(J)	wow. O.	rall	
	XIII	w CY	art.	Commissioners.
	Win	field S. To	schim.	
		The state of the s	J. C.	
	St. Clairsvill	e 0	3	1001
The Commissioners met in regular session, an	able neb atab	2,10%		1877
11000	a final of	no ou	wird	erfavo
the establishment of sa	ed road was	this d	ay De	bliely
ad, In the Guird time,	and said a	uccers	Lavei	y Liles
separat report, in write	in of the and	· · · · · · · · · · · · · · · · · · ·	of C.	1
	111	couci	of one	peusa-
on aux auruges whi	et Key Tave	assess	ed to la	and-
wners by reason of the	vealion of Dais	droad	through	Cheir
veral princises, which is	Want was also	Lille	al man	11 1111
levand by in al of	11 1110	1	, ,	1 1
a leourd bring of opinion	That the one	pusal	ion and	adur-
ges awarded Dey Said vie	ward to the Leo	Eral Cle	un all	, lowit,

317 To & PFrost Compensation \$ 35 - are reasonable and just, that said road well be of public setility aid of sufficient suportance to the public to justify the payment of said Compensation and damages out of the County to Easury's and me petition for review bring filed it is ordered that If. County andilor draw his order report the county brosurer in farm of said clown and for the amount of Compensation and damages so awarded to him, when Supervisors of proper Goad districts certify that work has been Commenced to open said road, which Certificate Shall be Countersigned by lownship tousles! also that the County auditor draw his order upon the County breasurer in favor of the parties Entitled thereto for Costs of view and Survey; that the Several reports of the vouvers, with the survey and plat of soul road, be preorded, and that said road be established apublic Ligher ay thirty three (33) feet in width, It is further ordered that the County auditor essue in the name of the board are order to the Instees of Nayne Town Ship, diraching them to Conse said road to be opened according to law, Miles (Nart Commissioners Winfeld & Mechan) Betweent Co Attest: Leuderson Irde issued to H Insteaders on, and

Heurter O. Aug 15th 1891 This is to Certify that the Undereigned received the Contract for the opening of a rece road on the lande of E. Throst in Mayne for a Petition of Thos Kilmes & othere from the Thestoce of Said Foundhis ou the 11 day I of aug -41. and have Commenced Rock ou the Rame L. G. Poucoast Mc Certify to the above as being true E. Patterson
Mayne. Contractor

	ROAD PI	ETITION,	
FOR Alberal	in of Co ROAD	IN Mayne H))
		Ohio: Gentleman	
24			
The undersigned petition			
		road on the lin	
pray that your body will instit	tute and order the proper prod	ceedings in the premises to	14 1 1 10
fraid county afor from armstroings had to cross to tokons he between the live	road, to-wit: Beginning at a	livation of se	the board of om
from armotrongs mul	lo to Barnesvelle	, South of the of	Id County road to as
to cross to botomo he	proad, which we	lengeets the old or	vad some place
belivern the rever	- near the sould	wist corner of	Thos Kinneys
frethe same ato	tain road not	ie herelofor gro	in) and desember
Constitution, Orli	wayne on of ve	and course, the	rei a co co corre
direction soul	L of the old r	vad through	said Kenney of
direction soul	rough Eli OF	root's lands in	said op, to
sulersect the de	dovad alor	near a pair	of bors south
east of said tre	sto Louse, m	owner the we	idersigned &
the Change in	nebly request	Land ask will	to grant us
the Change in	said wad he	rin pelilione	of for and for
the same your	peliliones,	shall ever be	vu
the pause your	Respon	alfully	
Dated this		A. D. 18	
PETITIONERS' NAMES.	PETITIONERS' NAMES.	PETITIONERS' NAMES.	PETITIONERS' NAMES.
R& Perkins	Sand Kinney	JR mellott	In It Groves
Ludley Hog E	mm Fa de 1	mm H Gallen	Elihu Perkins
5/		22.0	
Carvry Danford		an Werry	LL. meyarr
Geo Olemannes	L. M. Kemp	Enwet Perkins	ax dmilk
		an. mileox	De Kurnara
	Know all Men by	these Presents	
That we, REPER	D.		1 2 - 1
		and 2	m /
		se of Belmont County, in the p	
		faithful payment of which, w	
bind ourselves, jointly and set	verally, our heirs, executors an	d administrators, by these pre	sents f
		this 2 day of	
The Conditions of the above Obligations are Such, That whereas application has been made to the Board of Commissioners of			
said Belmont County for the alleration of a local road on the following line, to-wit:			

HE STATE OF THE ST

Now if the said applicants shall pay into the Treasury of the said county the amount of all costs and expenses accruing thereon, in case the prayer of said petitioners shall not be granted, or when the proceedings had in pursuance thereof shall not be finally confirmed and established, then this obligation to be void; otherwise to be in full force in law.

ATTEST.

Seal.