Wm. Lilienthal & Sons, Cambridge, O.-64392-A

PUBLIC ROAD PETITION

, Ohio,, 19
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
epresent that the public convenience and welfare require the was a second
f a part of Gosten Tup Rd 192 a Public Road on the line hereinafter described, and make
application to you to institute and order proper proceedings in the premises, for
uch 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

Beginning at_ the intersection of Twp. Rd. 192 and Twp. Rd. 223 in Goshen Township Section 20 Twp. 7 Rg. 5 thence in a easterly direction a distance of 2640 feet to the intersection of Twp. 192 and County Road 86, located in Section 14 Twp. 7 Rg. 5.

PETITIONERS' NAMES

TAXING DISTRICT OF COUNTY IN WHICH PETITIONER OWNS REAL ESTATE

Petitioners' Name (PLEASE PRINT)	Address of Petitioner
Shirley R. Wharton	43162 Jerril DR. St. Clairsville of 43450
WILFRED D. WHARTON	
HOLLIS L. KEMP	S9250 HUNTER-BETH. RD BETHESDA OH 43719
Lowell D. Kemp	59250 Hunter-Beth, Rd. Beth esda OH. 43719
SANDER H. MONAHAN	41280 BETHESDA - BELMONT RO. BETHESDA, OH 43719
Arthur D. Managhan	C1510 Hunter Ry Betherda, Oft 43719
Derry A. Ethet	6040 Hunter - Kotherla Rd. Botherda, OH 43719
Loun B Ebbert	68101 Ebbert Rond, St. Clairsolle, Ohic 43950
John Wharlow	317 CARL ST BARNESVILLE Obio 43713
west whattent	Lit Carl St. Surnewill Dh 139/3
Khett A Wharton	61363 Hunter Road Bethood a, OH 43719
Flored Gosett	59541 HUNTER ROAD BETHESCA 43719
	59604 Hunter pd Bothopta 43719
Fred Fredkins	69354 Plessey Ridge Rd, Below 43718 60090 Pleasant Ridge Belmont Chic43718
Wellie Gerkurs	10090 Pleasant Bidge Belmont Orio 13718
DONALD GRANT	58900 HUNTER RIL BETHESDA OHIO 43719
	58900 HUNTER RD BETHESDA, OHIO 4379
	588/1 Hunter Ad, Bethesda Dio 437/9
	SKOIL HUNTER BETHESOM OHIO 43719
	SEDTI Hunter Rd Betherda Ohio 43719

RESOLUTION—FIXING TIME AND PLACE OF VIEW AND OF FINAL HEARING AND NOTICE THEREOF ON PUBLIC ROAD PETITION

		×
	Journal Entry, Order Fixing Time and Place of View and of Final Hearing and Notice	
	Thereof on Public Road Petition	
ned f	Rev. Code, Sec. 5553.05	
	IMP. 1027	
ne Bi	IN THE MATTER OF THE	
	1 VACATION OF PARTS OF	
•••••	A PART OF GOSHEN TOWNSHIP	
e fol	ROAD 192	
	GOSHEN TOWNSHIP /Road Office of County Commissioners	
	Petitioned for by freeholders Belmont County, Ohio	
	and others.	
	The Board of County Commissioners of <u>Belmont</u> County, Ohio, met in <u>regular</u> session on the 27th day of January 1999, at the office of the Commissioners is a session of the Commissioners.	
	the 27th day of <u>January</u> 1999, at the office of <u>the Commissioners</u> with the following members present:	
	Mrs. Wiley	
HE	Mr. Probst	
	Mr. Bianconi	
to th	Mr. Mare Wiles and the state of	
	Mr./Mrs. <u>Wiley</u> moved the adoption of the following: RESOLUTION	15
	WHEREAS, A Petition signed by at least twelve freeholders of the County residing in the	
0	vicinity of the proposed improvement has been presented to this Board of County Commissioners requesting	
SOI	said Board to 2 Vacate a part of 3 Goshen Township Road 192 in Goshen Township a Public	
vie	Road as described therein; therefore be it	
DIE		39
ove	RESOLVED, That the 17th day of February, 1999 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 the site. and go over the line of said proposed improvement; and be it further	
SO.	ine siteuna go over the tine of sata proposed improvement, and be it further	: 4
	RESOLVED, That the 24th day of February 1999, at 9:45 o'clock a.m. be fixed as the	
hea	date for a final hearing thereof, which hearing will be at the office of the Board; and be it further	
SO	RESOLVED, That the Clerk of this Board be and she is hereby directed to give notice of the	. 2
	time and place for both such view and hearing by publication once a week for two consecutive weeks in	
ica	the <u>Times Leader</u> a newspaper published and having general circulation in the County, which said notice shall also state briefly the character of said proposed improvement.	94
	shall also state oriesty the character of said proposed improvement.	
рар	Mr. Probst seconded the Resolution and the roll being called upon its adoption, the vote	r
	resulted as follows:	
	Mrs. <u>Wiley</u> , <u>Yes</u>	
. 0	Mr. Probst Yes	1
	Mr. <u>Bianconi</u> , <u>Yes</u>	
as	Adopted January 27th, 1999 Belmont County, Ohio	
	Belmont County, Obio	
	"altering," "straightening," "vacating," or "changing the direction of."	

Adopted the day of ,19

RESOLUTION—UPON VIEW OF PROPOSED IMPROVEMENT ORDER TO COUNTY ENGINEER

*

*****		iew of Proposed Improvement	
	ORDER TO COUNTY ENGINEER Gen'l Code Sec. 6865		
	IN THE MATTER OF THE	Imp. 1027	
	THE MARTIER OF THE	Office of County Commissioners	
	1 Vacating a part of	Belmont County, Ohio	
Γh	Goshen Township Road 192		
-	Road	*	
3 .		of <u>Belmont</u> County, Ohio met in <u>regular</u>	
250	session on the day of February 17, 1999, at the	he office of <u>the Commissioners</u>	
h_{ϵ}	with the following members present:		
		Mrs. Wiley	
		Mr. Probst	
		Mr. Bianconi	
	Mr./Ms. Wiley moved the adoption of t	he following:	
	RESOL	LUTION	
	WHEREAS, On the 17th day of Febru	uary 1999 the	
	time heretofore fixed for view of the proposed		
7	Commissioners having jurisdiction in said mat	ter, went upon the line of said proposed	
	improvement and made personal view of the p		
	full investigation and due consideration of all		
	therefore be it	.100	
		sider 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	on of the proposed improvement describing the	
	center line and right of way lines thereof.	on anomate and detailed deconication of each	
<u> </u>	tract of land which he believes will be necessar	an accurate and detailed description of each	
	improvement be made, together with the name		
Ži		time of making such survey, set stakes at the	
	termini of each right of way line and at all ang	· · · · · · · · · · · · · · · · · · ·	
t	other points on the right of way lines so that the	· · · · · · · · · · · · · · · · · · ·	
	be discernible to property owners and other into		
1	· · ·	gineer be and he is hereby directed to make a	
	report in writing to this Board, on or before the		
t.	for the final hearing, setting forth the opinion of		
	said proposed improvement, ² and the width to which said improvement shall be opened,		
	which shall not be less than thirty feet; said rep		
	detailed and accurate descriptions, and filed will continued unto said date.	in the County Commissioners, and this case is	
	commueu umo suu uure.		
	Mr./Ms. <u>Bianconi</u> seconded the Resolu	tion and the roll being called upon its	
	adoption, the vote resulted as follows:	and the control of th	
	Mr./Ms. Wiley	, Yes	
	Mr./Ms. Bianconi	, Yes	
	Mr./Ms. Probst	, <u>Yes</u>	
1	1711./1713. 110031	, 100	
2	41-4151 17 1000		
	Adopted February 17, 1999	·	
	/	Tarol Blankashapla	
	II.	1/	
	Assistant <i>Cle</i>	rk, Board of County Commissioners	
		Belmont County, Ohio	

1. "Locating," "establishing," "altering," "widening," "straightening," "vacating," or "changing direction of."

2. Strike out the clause from "and _______feet," if a road is not to be located or established.

~ · ·

iew of the provement conditions

n accurate the of way

o be taken

s between o property

d proposed upanied by

n, the vote

.... session

The ι

improvem

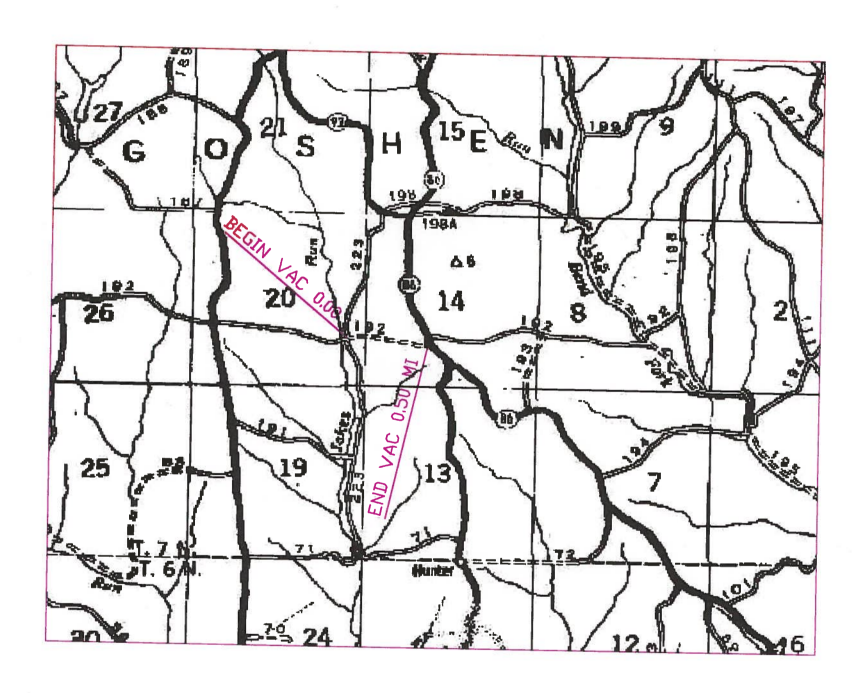
			64392-D

REPORT OF COUNTY ENGINEER

- ·	in the second se	1.22	, , \	
				9
	REPORT OF COUNT	Y ENGINEER		
To the Bo	REV. CODE, SEC.			
The u				
day of	Vacating a part of Goshen Township}	County Engineer's Office Belmont County, Ohio		ed, and
In the	Road 192, Goshen Township}	March 1, 1999		
The u				
An a				ves will
be necessa	To the Board of County Commissioners of Belmon	nt County, Ohio:		e made
a part here	The undersigned, in obedience to your order	, dated <u>February 17,</u> 19 <u>99,</u> proceeded on	3	4
An ac	the <u>18th of February</u> , 19 <u>99</u> , to make an accurate su	rvey and plat of the Public Road		Ī
	proposed to be improved and respectfully submits the			
	In the opinion of the undersigned the proposing granted.	sea improvement should be		
	An accurate and detailed description of the p	proposed improvement describing therein	ı	
	the center line and right of way lines follow:	•		
	"see attached map"			
240	The undersigned recommends the following of which in his judgment should be made in the event to-wit:	changes in the proposed improvement the proposes improvement be granted.		
	Fred F. B. County E	Sennett /s/ ngineer of Belmont County, Ohio		

roposed

IMP # 1027 VACATION OF PART OF TOWNSHIP ROAD 192 GOSHEN TOWNSHIP SEC 14 AND 20 T 7 R 5



APPRX NORTH		
Λ		APPROVED BY:
		COUNTY ENGINEER
	ND SCALE	
		COUNTY COMMISSIONERS
		THIS DAY DF 1999



on wit

Enį imį son.

fore

mei of t

as 1 and sufj

suci it is the of s

Coi feet

teri moi

and

ana

of t wri

Boa

resi

RESOLUTION—GRANTING PROPOSED IMPROVEMENT ORDERING RECORD, ETC.

	G RECORD, ETC.	
	Imp. 1027	
IN THE MATTER OF THE	Office of County Commissioners	*
VACATION OF A PORTION OF	Belmont County, Ohio	
GOSHEN TOWNSHIP ROAD 192,		******
GOSHEN TOWNSHIP		
The Board of County Commissioner	s of <u>Belmont</u> County, Ohio, met in <u>regular</u>	
session on the <u>1st</u> day of <u>March</u> , 1999,	at the office of the Commission with the	by the
following members present:	at the office of <u>the Commissioners</u> with the	inter
_	Bianconi	mat
	Wiley	
	Probst	be it the 'ed tl
Mr./Mrs. Wiley moved the adoption of	of the following Resolution	h pai
	ne on to be heard on the report, survey, plat, and	impi rmen
detailed and accurate descriptions as filed by	the County Engineer, and said report having been	owne
read in open session, the Board proceeded with	the hearing of testimony bearing upon the necessity	
of the said improvement for the public conver	nience or welfare and offered either for or against	a pa
going forward with the proposed improvement		oj in
	d said report and all the testimony offered, and all	i file
the facts and conditions pertaining to said ma		********
RESOLVED, That said Board of Cou	enty Commissioner do find said improvement will	******
serve the public convenience and welfare; and		the
RESOLVED, That said improvement of	as set forth and defined in said report, survey, plat	iption
	by the County Engineer be and the same is hereby	
granted and said road is hereby ordered vacas	ted .	
	r be and he is hereby directed to cause a record the	
	accurate and detailed description of said proposed	
	oper road records of said County; and be it further	
	nd the roll being called upon its adoption the vote	
resulted as follows:		
Mrs. <u>Wil</u>		
Mr. <u>Prol</u>		rt and
Mr. <u>Biar</u>	<u>aconi</u> , <u>Yes</u>	u and
Adopted the <u>1st</u> day of <u>March</u> , 19 <u>99</u>		1., at
	Carol Blankenshye Assistant Clerk, Board of County	e Cle
	Commissioners,	
	<u>Belmont</u> County, Ohio	ption

RESOLUTION—AWARDING COMPENSATION AND DAMAGES

Belianat County, Ohio. Public Road. The Board of Curry Commissioners of Belianas County, Ohio, me in	IN THE MATTER OF THE	Office of County Commissioners,
The Board of County Curmissioners of Belmont County, Ohio, nut in session on the		Belmont County, Ohio.
The Board of County Commissioners of Believon County, Ohio, met in session on the day of		
The Board of County Convaisaioners of Belmans County, Ohio, met in		
The Board of County Commissioners of Belmont County, Ohio, mat in		
us the		· ·
Mr		
Mr	on the, 19,	, at the office of
WHERSAS, This day the matter of award of compensation and damages to landaumers through ar upon whose lands wid 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 couners as provided by taw 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 landaumers, to-wil: 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: be and the same is hereby established. Mr	with the following members present:	
WHERSAS, This day the matter of award of compensation and damages to landaumers through ar upon whose lands wid 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 couners as provided by taw 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 landaumers, to-wil: 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: be and the same is hereby established. Mr		
WHERSAS, This day the matter of award of compensation and damages to landaumers through ar upon whose lands wid 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 couners as provided by taw 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 landaumers, to-wil: 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: be and the same is hereby established. Mr		
WHERSAS, This day the matter of award of compensation and damages to landaumers through ar upon whose lands wid 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 couners as provided by taw 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 landaumers, to-wil: 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: be and the same is hereby established. Mr		
come 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 landawners, to wit: 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 on appeal being perfected, for the use of the appellants, said improvement described as follows: be and the same is hereby established. Mr	Mr	moved the adoption of the following Resolution:
come 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 landawners, to wit: 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 on appeal being perfected, for the use of the appellants, said improvement described as follows: be and the same is hereby established. Mr	WHERSAS, This day the matter of award of compensation and damag	ges to landowners through or upon whose lands said improvement is located,
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 fundamers, to with the probability of the following fundamers, to with the first 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: be end the same is hereby established. Mr		
lagal 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 landawners, to- wit: 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: be and the same is hereby established. Mr		
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: 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: be and the same is hereby established. Mr		o , and outing of minors and investment
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: be and the same is hereby established. Mr		in amounts as held to be just and assistable to the tellering to the
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: be and the same is hereby established. Mr		in amounts as new to be just and equitable to the following landowners, to-
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: be and the same is hereby established. Mr	wit.	y ====
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: be and the same is hereby established. Mr		
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: be and the same is hereby established. Mr		
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: be and the same is hereby established. Mr		
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: be and the same is hereby established. Mr		
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: be and the same is hereby established. Mr		
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: be and the same is hereby established. Mr		
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: be and the same is hereby established. Mr	and be it further	
this Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: be and the same is hereby established. Mr		aid to the owners as herein ordered as the second of the the
be and the same is hereby established. Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr	tius board is deposited with the Probate Court, upon an appeal being perfect	ted, for the use of the appellants, said improvement described as follows:
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr		
Mrseconded the Resolution and the roll being called upon its adoption, the vote resulted as follows: Mr	be and the same is hereby established	
resulted as follows: Mr, Mr, Mr, Mr, Mr,	•	
Mr,,		seconded the Resolution and the roll being called upon its adoption, the vote
Mr,,,,,		
Mr,		= "
	Mr	· · · · · · · · · · · · · · · · · · ·
Adopted the day of	Mr	······································
	Adopted the day of	, 19