PUBLIC ROAD PETITION

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The				рес
present		PUBLIC ROAD PETITION	Rd. Imp 103	9
		Rev. Code Sec. 5553.04		nd
plicatio		•	(A)	
ch roat	St. Clairsville	_, Ohio ,		:
The	To the Hanorable Roard of (County Commissioners of Belmont C	County Ohio:	
Begi	to the Hohorable Board of	county commissioners of Bennone	Jounty, Onio.	
	proposed improvement hereing welfare require the Vacation Glencoe as recorded in Cab. B Sta Public Road on the line here order proper proceedings in the not being a road on the State The following in the general content of the state of th	lide 247 einafter described, and make applica he premises, for vacation	blic convenience and cated in Aults Addition to tion to you to institute and such road, the same	
	12 feet wide and 120 feet in l	ength		
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Dated this		TA	· · · · · · · · · · · · · · · · · · ·	СН
Dated this	day of		, A. D. 19 XING DISTRICT OF COUNTY IN WHICH PETITIONER OWNS REAL ESTATE	СН

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

		1	
	Journal Entry, Order Fixing Time and Place of View and of Final Hearing and Notice Thereof on Public Road Petition	1 1 1 1	
Petitioned for	Rev. Code, Sec. 5553.05		
	IMP. 1039 IN THE MATTER OF THE		1
	1 VACATION OF A PART OF	9	
The Boa	A 12 FOOT ALLEY LOCATED IN AULTS ADDITION TO GLENCOE		ssion
on the	AS RECORDED IN CAB.B SLIDE 247 Road Office of County Commissioners		
on the	Petitioned for by freeholders Belmont County, Ohio and others.		*******
with the follo		1	
	The Board of County Commissioners of <u>Belmont</u> County, Ohio, met in <u>regular</u> session on the 17th day of <u>November</u> 1999, at the office of <u>the Commissioners</u> with the following members present: Mrs. Wiley		
	Mr. Probst		
	Mr. Bianconi	1.0	
		1.00	
	Mr./Mrs. <u>Bianconi</u> moved the adoption of the following: RESOLUTION WHERE A.S. A. Parities a signal least the state of solutions of the following:	*	
<i>Mr</i>	WHEREAS, A Petition signed by at least twelve freeholders of the County residing in the vicinity of the proposed improvement has been presented to this Board of County Commissioners requesting said Board to ² Vacation of a 12 foot alley in Aults Addition to Glencoe as recorded in Cab.B, Slide 247		
WHERE	a Public Road as described therein; therefore be it		pre-
sented to this	RESOLVED, That the <u>08th</u> day of <u>December</u> , 1999 at <u>2:30</u> .o'clock <u>p</u> .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 improvement; and be it further		
RESOLV	RESOLVED, That the <u>13\$\frac{13}{28}</u> day of <u>December</u> 1999, at <u>9:45</u> 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		vhen
we will view	RESOLVED, That the Clerk of this Board be and she 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		
and go over t	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.		
RESOLV	Mr. <u>Probst</u> seconded the Resolution and the roll being called upon its adoption, the vote resulted as follows:		a for
			e for
a final heari	Mr. Bianconi , Yes Mr. Probst , Yes Mrs. Wiley . Yes		
<i>RESOL</i> 1	4 de read November 17th 1000		rring
	Adopted November 17th, 1999 Belmont County, Ohio		
by publicatic	Carlene Jamps & Clerk,		********
newspaper	Belmont County Bd. of Commissioners 1. "Locating," "establishing,"		rove-
ment.	"altering," "straightening," "vacating," or "changing the direction of." 2. "Locating,: "establishing," "altering," "straighten," "vacate," or "change the direction of" 3. Insert "a part of," if so.		
Mr			² vote
resulted as fo			

RESOLUTION—UPON VIEW OF PROPOSED IMPROVEMENT ORDER TO COUNTY ENGINEER

	N N	
Kennentti		
		1
	Journal Entry-Order Upon View of Proposed Improvement ORDER TO COUNTY ENGINEER	
	Gen 1 Code Sec. 6865	
7	IN THE MATTER OF THE Imp. 1039 Office of County Commissioners	session
on the	Vacating a part of a 12 alley located in Ault's Addition to Glencoe, Richland Township Road Road	
with t	The Board of County Commissioners of <u>Belmont</u> County, Ohio met in <u>regular</u>	
	session on the <u>8th</u> day of <u>December</u> 19 99, at the office of <u>the Commissioners</u>	
	with the following members present:	
	Mr. Bianconi	
	Mr. Probst	
	Mr./Ms. <u>Probst</u> moved the adoption of the following:	
	RESOLUTION ,	
M	WITEDEAG OF the Oil I C.D. II IO CO. II I I I I I	
	WHEREAS, On the <u>8th</u> day of <u>December</u> , 19 <u>99</u> , the time heretofore fixed for view of the proposed improvement, we, the Board of County Commissioners having jurisdiction	
W	in said matter, went upon the line of said proposed improvement and made personal view of the	view of the
propos	proposed route and termini thereof, and after full investigation and due consideration of all the	ıprovement
and m	facts and conditions pertaining thereto; therefore be it	l conditions
pertair	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	
R_{I}	center line and right of way lines thereof.	an accurate
survey	Said County Engineer shall also furnish an accurate and detailed description of each	ght of way
lines th	tract of land which he believes will be necessary to be taken in the even 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	
Sc	termini of each right of way line and at all angles between such termini, and at sufficient other	to be taken
in the	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	¥
Sa	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 <u>13th</u> day of <u>December</u> , 19 <u>99</u> the date	es between
such te	fixed for the final hearing, setting forth the opinion of said County Engineer either for or against	'o property
owners	said proposed improvement, 2 and the width to which said improvement shall be opened, which shall not be less than thirty feet; said report shall be accompanied by said plat and detailed and	
RL	accurate descriptions, and filed with the County Commissioners, and this case is continued unto said date.	***************************************
day of.	Mn Ma Risnani amended the Develotion and the will be a self-decided	d proposed
improv	Mr./Ms. <u>Bianconi</u> seconded the Resolution and the roll being called upon its adoption, the vote resulted as follows:	ipanied by
said plc	1	
	Mr./Ms. <u>Bianconi</u> , <u>Yes</u>	
M1 resultea	<u>Mr./Ms. Probst</u> , <u>Yes</u>	n, the vote
	Adopted <u>December 8</u> , 19 <u>99</u>	
Į.		

Clerk, Board of County Commissioners

Belmont County, Ohio

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

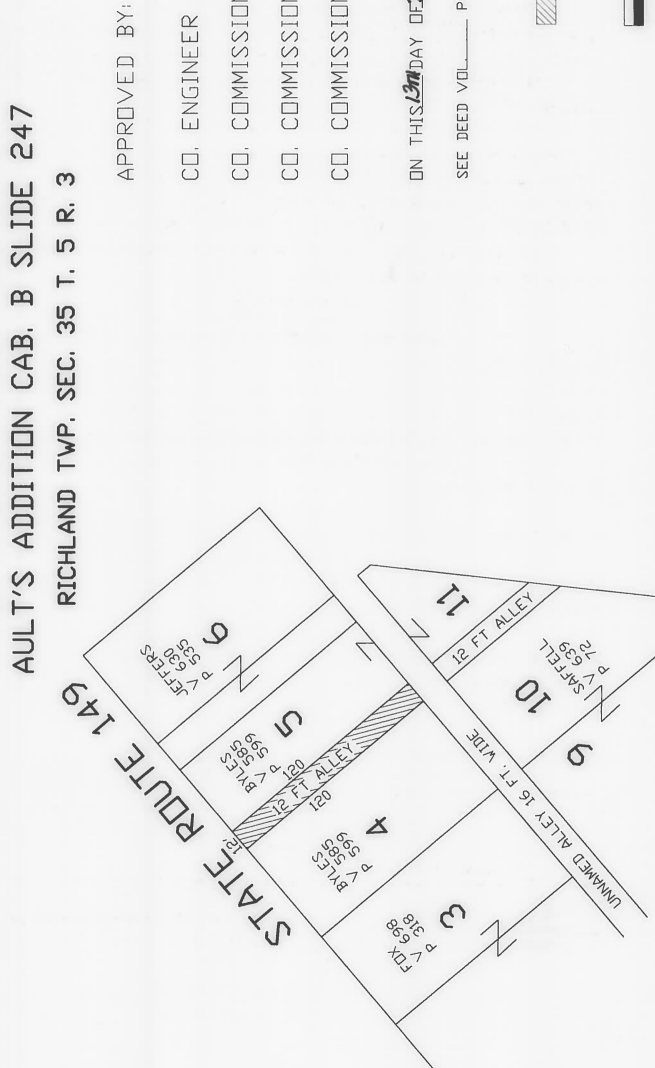
2. Strike out thd clause from "and ______feet," if a road is not to be located or established.

Ad

Wm. Liflenthal & Sons, Cambridge, O.-64392-D

REPORT OF COUNTY ENGINEER

	IN THE MATTER OF THE County Engineer's Office,	
113/0-1	*	+
N		-
	REPORT OF COUNTY ENGINEER REV. CODE, SEC. 5553.06	9
To the Board		
$The\ und \epsilon$	County Engineer's Office	
	Vacating a part of a 12' alley Belmont County, Ohio	1
day of	located in Ault's Addition to Glenco, Richland Twp. Road Road Road Road Road Road Road Road	and
respectfully si	To the Board of County Commissioners of Belmont County, Ohio:	
In the o_l	The undersigned, in obedience to your order, dated December 8, 1999,	
The wide	proceeded on the 9th Day of Dec., 1999, to make an accurate survey and plat of the	
An accu	Public Road proposed to be improved and respectfully submits the following report:	will
	In the opinion of the undersigned the proposed improvement should be	
be necessary	granted	rade
a part hereof.	The width to which said improvement should be opened isfurt	
An accui	-An Accurate survey and plat, and an accurate and detailed description of each tract	· ,
	of land which the undersigned County Engineer believe will be necessary to be taken i the	
	event the proposed improvement be made, together with the name of each owner,	
	-accompany this report and are made apart hereof.	
	An accurate and detailed description of the proposed improvement describing therein	
	the center line and right of way lines follow:	
	"see attached map"	
The una		posed
improvement		
	The undersigned recommends the following changes in the proposed improvement	
	which in his judgment should be made in the event the proposes improvement be granted.	
	to-wit:	
	722	
	County Engineer of Belmont County, Ohio	7 S.
	County Engineer of Belmont County, Onio	



OF A 12 FT, ALLEY LOCATED

VACATION OF A PORTION

IMP NO. 1039

ENGINEER 1417 Ben

CO. COMMISSIONER Michael C Businsi

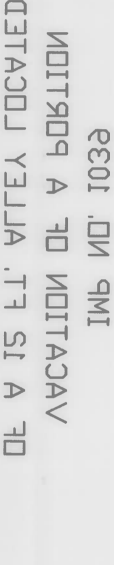
COMMISSIONER With H Wiley

COMMISSIONER

ON THIS LANDAY DEDEC. 1999

VACATION 1440 SQ

SCALE 1'=50'



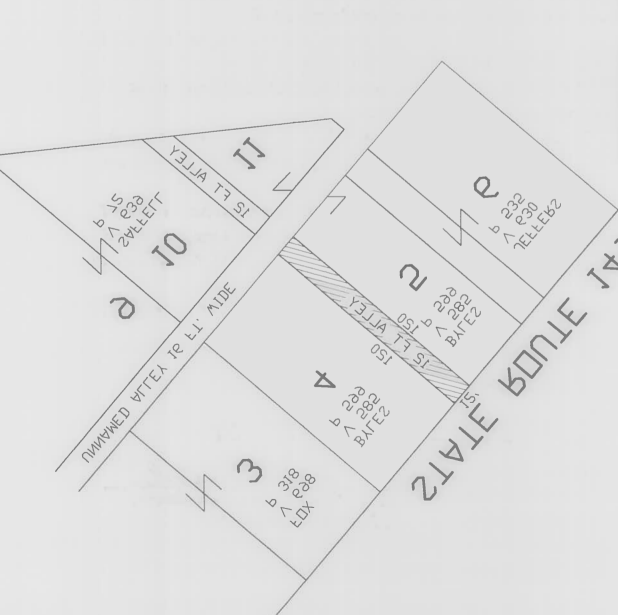
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ANTILE ADDILION CAB' B 21IDE 541

KICHLAND TWP. SEC. 32 I. 2 K. 3

DN THISTONDAY DEDGE 1999 COMMI22IONES COMMIZZIONEB COMMI22IONES VEBBOAED BA ENCINEEB SEE DEED ADT ____

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RESOLUTION—GRANTING PROPOSED IMPROVEMENT ORDERING RECORD, ETC.

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Mr Inc.		
T/		session
on the		***************************************
with th		
	DEGOLUMNON OD ANIMALO DE ODO CER ALCONOMICO	
	RESOLUTION-GRANTING PROPOSED IMPROVEMENT	***************************************
	ORDERING RECORD, ETC.	
	Rd.Imp. # 1039	
3	Ru.Imp. v 100)	**********
M_1	IN THE MATTER OF THE Office of County Commissioners	
W	Vacating a part of a 12 alley Belmont County, Ohio	he County
Engine improv	located in Ault's Addition	of the said rested per-
sons; ar		
W	to Glencoe, Richland Twp.	tter; there
fore, be RE		t further
RL	The Board of County Commissioners of <u>Belmont</u> County, Ohio, met in <u>regular</u>	² improve-
ment is	session on the 13th day of December, 1999, at the office of the Commissioners with the	!hereto out
of the C RE	following members present:	art thereof
as this	Mr. Bianconi	provement,
and the		rt is not of
sufficie		ers to pay
such co	Mr. Probst	., 19
it is he the acc	Mr./Mrs. <u>Wiley</u> moved the adoption of the following Resolution:	part hereof
of such	WHEREAS, This day this matter came on to be heard on the report, survey, plat, and	he amount
RE	detailed and accurate descriptions as filed by the County Engineer, and said report having been	ed by the
County	read in open session, the Board proceeded with the hearing of testimony bearing upon the necessity	
feet in 1	of the said improvement for the public convenience or welfare and offered either for or against	************
RE	going forward with the proposed improvement by interested persons; and	
		route and
termini	WHEREAS, Said Board has considered said report and all the testimony offered, and all	on of such
modific	the facts and conditions pertaining to said matter; therefore, be it	•
	RESOLVED, That said Board of County Commissioner do find said improvement will	
14 M	serve the public convenience and welfare; and be it further	
	RESOLVED, That said improvement as set forth and defined in said report, survey, plat	
1	and detailed and accurate descriptions as filed by the County Engineer be and the same is hereby	
	granted and said road is hereby ordered <u>vacated</u> .	
	RESOLVED, That the County Engineer be and he is hereby directed to cause and record	
and have	the proceeding, including the survey and play and accurate and detailed description of said	
and be i	proposed improvement, to be forthwith entered in the proper road records of said County, and be	
RE	it further	ıd accurate
and det	Mr. <u>Bianconi</u> seconded the Resolution and the roll being called upon its adoption the vote	
RE	resulted as follows:	t the office
of this	Mrs. Wiley , Yes	he filed in
writing		×
RE	Mr. <u>Bianconi</u> , Yes	'erk of this
Board, ι	Mrs. <u>Probst</u> , <u>Yes</u>	
RE	Adopted the 13th day of December, 1999	
M_1		in the vote
resulted	Valer Tempek	nt the vote
	Clerk, Board of County Commissioners,	
	<u>Belmont</u> County, Ohio	
In T	I,	

RESOLUTION—AWARDING COMPENSATION AND DAMAGES

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: we and the same is hereby established. Mr	IN THE MATTER OF THE	Office of County Commissioners,
The Board of County Commissioners of Belmont County, Ohio, met to service of the office of why of		Belmont County, Ohio.
The Board of County Commissioners of Belmont County, Ohio, met to service of the office of why of	D. 11: D. 1	
and the	Public Road.	
and the)
and the		
Mr	The Board of County Commissioners of Belmont County, Ohio, met in	session
Mr	on theday of	at the office of
Mr		
WHERSAS, This day the matter of award of compensation and damages to landowners through or upon whose lands said improvement is locate came on to be heard, and the Board finds that notice of the time and place of this hearing has been given to all such owners as provided by law and or former order and the Board has heard all applications for compensation and damages filed herein, and considered all claims of minors and those unduleged 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 landowners, is with the information of the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Deposited** **Deposited** **When the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Deposited** **When the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Deposited** **When the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Material Probate Court* **RESOLVED** **The amount of the amount of compensation and damages is paid to the owners, as herein ordered, or the amount of the	with the jouoting members present.	
WHERSAS, This day the matter of award of compensation and damages to landowners through or upon whose lands said improvement is locate came on to be heard, and the Board finds that notice of the time and place of this hearing has been given to all such owners as provided by law and or former order and the Board has heard all applications for compensation and damages filed herein, and considered all claims of minors and those unduleged 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 landowners, is with the information of the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Deposited** **Deposited** **When the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Deposited** **When the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Deposited** **When the amount of compensation and damages is paid to the owners, as herein ordered, or the amount thereof as allowed by his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: **Material Probate Court* **RESOLVED** **The amount of the amount of compensation and damages is paid to the owners, as herein ordered, or the amount of the		
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came on to be heard, and the Board finds that notice of the time and place of this hearing has been given to all such owners as provided by law end as former order and the Board has heard all applications for compensation and damages filed herein, and considered all claims of minors and those undulegal 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 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 his Board is deposited with the Probate Court, upon an appeal being perfected, for the use of the appellants, said improvement described as follows: we and the same is hereby established. Mr	WHERSAS, This day the matter of award of compensation and damage.	s to landowners through or upon whose lands said improvement is located.
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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: we and the same is hereby established. Mr	legal disabilities; therefore, be it	
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Mr	this Board is deposited with the Probate Court, upon an appeal being perfecte	ed, for the use of the appellants, said improvement described as follows:
Mr		
Mr		
Mr		
Mr	20	
Mr		
esulted as follows: Mr	be and the same is hereby established.	
Mr, Mr ,	Mrse	conded the Resolution and the roll being called upon its adoption, the vote
Mr, Mr ,	resulted as follows:	
Mr,		
Mr,		
Adopted the	Mr	
	Adopted the day of	, 19