

Page	Section & Racer.	Road names
1-9	NE 1/4 Sec. 13, 37N R 7E.	Road to Newbold Iron Mine
17	Govt Lot 5, Sec. 1, 37N, R 6E	Golfman road
25	Govt Lot 4, Govt Lot 5, S1, T37, R6E	Konieczny - New Pt. Rd.
33	Govt Lot 5, Sec. 1, T37N, R6E.	Erlitz & Bova, Jacobs Rd.
41	Sec. 30, 37N, 7E	Zimmerman - Sturgeon Rd.
	Sec. 9, 37N, R7E.	Brandon Rd to East Horseshoe ranch - end <u>LLK</u>

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STATE OF WISCONSIN,

Oreida County, ss.

Town of Cassian At a regular meeting of the Town Board

of said Town of Cassian in said Town, on the 11 day

of October 1963, the following easement application to take over

a highway on Section 13 in said Town, was presented, to-wit:

To the Supervisors of the Town of \_\_\_\_\_ in \_\_\_\_\_ County, Wis.:

We, the undersigned, \_\_\_\_\_ freeholders, and \_\_\_\_\_ applicants for homesteads under the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_

do hereby make application to you to take over

a highway in said town as follows:

a perpetual easement to a four rod strip, two rods on each side of a center line of the now existing access road constructed by the Oreida County Forestry Department which does traverse the following descriptions of county owned lands; the NE NE, Section 13, all in T 37N, R 7E.

Dated at Harshaw this 11 day of October 1963

Signed

Aberty H. Nays  
 Leroy Nays.

Lloyd H. Vorage  
 Frank C. Ehlitz  
 Armand Huellman  
 James Busche

After due consideration it was ordered that the Town Board meet at \_\_\_\_\_

\_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 at \_\_\_\_\_ o'clock \_\_\_\_\_ M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

# AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County.

→ 88

\_\_\_\_\_, being first duly sworn,  
on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
serve the following Highway Notice upon \_\_\_\_\_

the occupants of

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve said notice on

the occupants of

through which such highway may pass, by leaving copies thereof at-----usual place of abode in said Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Justice of the Peace.

## HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the  
\_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon  
such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Supervisors.

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_ COUNTY, }  
 Town of \_\_\_\_\_ } ss.

Whereas, upon application of \_\_\_\_\_ freeholders and \_\_\_\_\_ applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_ for the \_\_\_\_\_ of a highway, which said proposed \_\_\_\_\_ is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of said day at \_\_\_\_\_, it being the time and place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting, in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon at \_\_\_\_\_ of the time and place of which adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made further examination in the premises, and heard any further reasons that were offered for or against such application, did decide upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_ such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
Filed in my office \_\_\_\_\_  
\_\_\_\_\_ 19\_\_\_\_  
\_\_\_\_\_ Town Clerk \_\_\_\_\_  
Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

\_\_\_\_\_  
Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
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The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
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Above filed in my office \_\_\_\_\_ 19\_\_

\_\_\_\_\_ Town Clerk.



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# Rolfman Road

STATE OF WISCONSIN,

Oneida County, ss.

Town of Cassian

At a regular

meeting of the Town Board

of said Town of Cassian

in said Town, on the 15

of November

1913

the following motion

application to take over

a highway on Section 1 in said Town, was presented, to-wit:

To the Supervisors of the Town of Cassian in Oneida County, Wis.:

We, the undersigned, X freeholders, and X applicants for homesteads under

the laws of the United States, occupying the same, residing in said Town of Cassian

do hereby make application to you to X

a highway in said town as follows:

a strip of land 49.5 feet in width for highway purposes being part of Govt. Lot 5, Sec 1, T 37N, R 6E of the 4th P.M. Oneida County Wisconsin and more particularly described as follows: Commencing at the Northwest corner of Govt. Lot 5, thence S. 87°-55'-27" E. along the north line of Govt Lot 5 a distance of 273.8 feet to an iron pipe; thence S. 15°-25' E. a distance of 239.41 feet to a stake and the point of beginning; thence S. 75°-26' E. a distance of 346.9 feet to a stake; thence S. 56°-10' W. a distance of 66.19 feet to an iron pipe; thence N. 21°-04' E. a distance of 30.0 feet to an iron pipe; thence

Dated at Cassian this 15 day of November 1913

Signed

N. 15°-25' W. a distance of 22.70 feet to the point of the beginning.

Map of above described road in Brown envelope in Highway papers called South Shore Road & Bridges.

Road obtained by Warranty Deed from Frank & Marion Erlich.

After due consideration it was ordered that the Town Board meet at

on the 15 day of November 1913

at 8 o'clock P.M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN, }  
County. } ss.

\_\_\_\_\_, being first duly sworn,  
on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
serve the following Highway Notice upon \_\_\_\_\_

the occupants of \_\_\_\_\_

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
said notice on \_\_\_\_\_

the occupants of \_\_\_\_\_

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
Justice of the Peace.

# HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Supervisors.

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_ COUNTY, }  
 Town of \_\_\_\_\_ } ss.

Whereas, upon application of \_\_\_\_\_ freeholders and \_\_\_\_\_ applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_ for the \_\_\_\_\_ of a highway, which said proposed \_\_\_\_\_ is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of said day at \_\_\_\_\_, it being the time and place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting, in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon at \_\_\_\_\_ of the time and place of which adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made further examination in the premises, and heard any further reasons that were offered for or against such application, did decide upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_ such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk \_\_\_\_\_

Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_ Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
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The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
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Above filed in my office \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.



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## Koniczny - Deer Point Road

STATE OF WISCONSIN

Ozaukee County, ss.

Town of Cassian At a regular meeting of the Town Board

of said Town of Cassian in said Town, on the 11 day

of October 1917, the following motion application to take over

a highway on Section 1 in said Town, was presented, to wit:

To the Supervisors of the Town of in County, Wis.:

We, the undersigned, freeholders, and applicants for homesteads under the laws of the United States, occupying the same, residing in said Town of

do hereby make application to you to

a highway in said town as follows:

A strip of land for highway purposes 49.50 feet in width and being a part of Govt. Lot 4 and Govt Lot 5, all in Sec. 1, T. 37N, R. 6E described as follows: Commencing at the Meander corner, making the intersection of the South Line of Govt. Lot 5 and the westerly shore of Bearskin Lake; thence S.  $87^{\circ}-30'W$  along the South line of Govt. Lot 5 a distance of 275.9 feet to a stake marking the point of beginning and the end of the present town road; thence N.  $7^{\circ}-07'E$  a distance of 49.7 feet to a point; thence N.  $87^{\circ}-30'E$  on a line parallel with the South line of Govt Lot 5 a distance of 49.7 feet

Dated at

this

day of

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Signed

to a point; thence S.  $7^{\circ}-07'W$  a distance of 49.7 feet to a point marking the intersection with the North line of Govt Lot 4; thence continue S.  $7^{\circ}-07'W$  a distance of 49.7 feet to a point; thence S.  $87^{\circ}-30'W$  on a line parallel with the North line of Govt Lot 4 a distance of 652.7 feet to a point marking the intersection with the Eastern right-of-way line of the present Town Road; thence N.  $17^{\circ}-30'W$  along said " " " a distance of 50.77 feet to a point intersecting the North line of Govt. Lot 4, thence N.  $87^{\circ}-30'E$  along the North line of Govt. Lot 4 a distance of 624.44 feet to the point of beginning.

Acquired by Quit Claimed from Phil Koniczny  
After due consideration it was ordered that the Town Board meet at

on the day of 1917 at o'clock M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

## AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County.

} ss.

\_\_\_\_\_, being first duly sworn,  
on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
serve the following Highway Notice upon \_\_\_\_\_

the occupants of \_\_\_\_\_

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
said notice on \_\_\_\_\_

the occupants of \_\_\_\_\_

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
Justice of the Peace.

# HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

**Supervisors.**

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the\_\_\_\_\_day of\_\_\_\_\_19\_\_\_\_\_, at\_\_\_\_\_o'clock in the\_\_\_\_\_noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_COUNTY, }  
 Town of\_\_\_\_\_ } ss.

Whereas, upon application of\_\_\_\_\_freeholders and\_\_\_\_\_applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of\_\_\_\_\_for the \_\_\_\_\_of a highway, which said proposed\_\_\_\_\_is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet  
 on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon  
 of said day at \_\_\_\_\_, it being the time and  
 place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five  
 days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by  
 serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant  
 of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting,  
 in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all  
 reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly  
 adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
 noon at \_\_\_\_\_ of the time and place of which  
 adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the  
 Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made fur-  
 ther examination in the premises, and heard any further reasons that were offered for or against such application, did decide  
 upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_  
 such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk

\_\_\_\_\_ Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk. \_\_\_\_\_

Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

Above filed in my office-----19-----

-----Town Clerk.





*Erlitz - Bova - Jacobi Road*

STATE OF WISCONSIN,

*Oreida* County, ss.

Town of *Cassion* At a meeting of the Town Board

of said Town of in said Town, on the day

of 19, the following application to

a highway on Section in said Town, was presented, to-wit:

To the Supervisors of the Town of in County, Wis.:

We, the undersigned, freeholders, and applicants for homesteads under the laws of the United States, occupying the same, residing in said Town of do hereby make application to you to a highway in said town as follows:

Dated at this day of 19

Signed

After due consideration it was ordered that the Town Board meet at

on the day of 19

at o'clock M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

## AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County. } ss.

\_\_\_\_\_, being first duly sworn,  
 on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
 serve the following Highway Notice upon \_\_\_\_\_

the occupants of

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
 said notice on

the occupants of

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
 Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
 Justice of the Peace.

## HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the  
\_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon  
such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Supervisors.

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_ COUNTY, }  
 Town of \_\_\_\_\_ } ss.

Whereas, upon application of \_\_\_\_\_ freeholders and \_\_\_\_\_ applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_ for the \_\_\_\_\_ of a highway, which said proposed \_\_\_\_\_ is set forth and described in said application as follows: Beginning at

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_ Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

\_\_\_\_\_ Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

Above filed in my office-----19-----

-----Town Clerk.





Zimmerman Sturgul Rd to Lake Oline

STATE OF WISCONSIN,

Oneida

County, ss.

Town of

Cassian

At a

regular

meeting of the Town Board

of said Town of

Cassian

in said Town, on the

21

day

of

May

1962

the following application to

motion

build and

take over

a highway on Section 30 in said Town, was presented, to-wit:

To the Supervisors of the Town of

in

County, Wis:

We, the undersigned,

freeholders, and

applicants for homesteads under

the laws of the United States, occupying the same, residing in said Town of

do hereby make application to you to

a highway in said town as follows:

a three rod road, starting at Church road, northeast  
 of the Iowa machine shop and following the old road in  
 through the SW 1/4 - NE 1/4 & NW 1/4 of NE 1/4 of Sec. 30, T37N, R7E  
 owned by Francis Sturgul continuing thru the north line  
 of the NE - NW of Sec. 30, T37N, R7E owned by Alfred  
 Zimmerman.

Road acquired by Quit Claim deed from Zimmerman &  
 " " " " " Sturgul

\$50 paid to Sturgul for his road rights.

Dated at

Harschau

this

21

day of

May

1962

Signed

After due consideration it was ordered that the Town Board meet at

on the

day of

19

at o'clock M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be  
 posted according to law, and the parties interested served with the proper copies of such notice, which such notice  
 was duly posted and served, as per the following affidavit:

## AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County.

} ss.

\_\_\_\_\_, being first duly sworn,  
 on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
 serve the following Highway Notice upon \_\_\_\_\_

the occupants of \_\_\_\_\_

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
 said notice on \_\_\_\_\_

the occupants of \_\_\_\_\_

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
 Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
 Justice of the Peace.

# HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Supervisors.

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the\_\_\_\_\_day of\_\_\_\_\_19\_\_\_\_, at\_\_\_\_\_o'clock in the\_\_\_\_\_noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_COUNTY, }  
 Town of \_\_\_\_\_ } ss.

Whereas, upon application of\_\_\_\_\_freeholders and\_\_\_\_\_applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of\_\_\_\_\_for the \_\_\_\_\_of a highway, which said proposed\_\_\_\_\_is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet  
on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon  
of said day at \_\_\_\_\_, it being the time and  
place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five  
days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by  
serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant  
of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting,  
in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all  
reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly  
adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
noon at \_\_\_\_\_ of the time and place of which  
adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the  
Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made fur-  
ther examination in the premises, and heard any further reasons that were offered for or against such application, did decide  
upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_  
such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk

\_\_\_\_\_  
Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

\_\_\_\_\_ Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

Above filed in my office \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.





## Brankam Road

STATE OF WISCONSIN,

Oreida County, ss.

Town of Cassia

At a regular meeting of the Town Board

of said Town of Cassia

in said Town, on the 6 day

of 1st Aug. 1962

the following

motion

take over

a highway on Section 9 in said Town, was presented, to-wit:

To the Supervisors of the Town of \_\_\_\_\_ in \_\_\_\_\_ County, Wis.:

We, the undersigned, \_\_\_\_\_ freeholders, and \_\_\_\_\_ applicants for homesteads under the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_ do hereby make application to you to \_\_\_\_\_

a highway in said town as follows:

a perpetual free & unobstructed easement for public road and travel purposes three (3) rods wide in Gov't. Lot 2, Sec. 9, T.37N, R.7E, along existing roadway adjacent to and west of a line described as follows: Beginning at an iron pipe located N. 3° W. 330 ft. from the East 1/8 corner on South line of Sec. 9 (said pipe marking the NE corner of Hollister parcel) thence continue N. 3° W. for 170 ft. to an iron pipe buried in road at forks; thence N. 30° 51' E. for 236.3 ft. to an iron pipe; thence N. 16° 33' E. for 252.7 ft. to an iron pipe; thence N. 9° 09' W. for 144.0 ft. to an iron pipe at south edge of present Town Road (bearings magnetic).

Dated at

Harskan

this

6th day of

August

1962

Signed motion by Fred Peter, seconded by L. Barden carried.

Quit claim deed for 35<sup>00</sup> from Ivan Brankam

After due consideration it was ordered that the Town Board meet at \_\_\_\_\_

on the \_\_\_\_\_ day of \_\_\_\_\_

19 \_\_\_\_\_

at \_\_\_\_\_ o'clock \_\_\_\_\_ M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

## AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County. } ss.

\_\_\_\_\_, being first duly sworn,  
 on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
 serve the following Highway Notice upon \_\_\_\_\_

the occupants of

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
 said notice on

the occupants of

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
 Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
 Justice of the Peace.

## HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the  
\_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon  
such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
Supervisors.

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the\_\_\_\_\_day of\_\_\_\_\_19\_\_\_\_, at\_\_\_\_\_o'clock in the\_\_\_\_\_noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_COUNTY, }  
 Town of \_\_\_\_\_ } ss.

Whereas, upon application of\_\_\_\_\_freeholders and\_\_\_\_\_applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of\_\_\_\_\_for the \_\_\_\_\_of a highway, which said proposed\_\_\_\_\_is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet  
 on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon  
 of said day at \_\_\_\_\_, it being the time and  
 place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five  
 days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by  
 serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant  
 of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting,  
 in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all  
 reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly  
 adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
 noon at \_\_\_\_\_ of the time and place of which  
 adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the  
 Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made fur-  
 ther examination in the premises, and heard any further reasons that were offered for or against such application, did decide  
 upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_  
 such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

19\_\_\_\_

Town Clerk \_\_\_\_\_

Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

\_\_\_\_\_ Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____

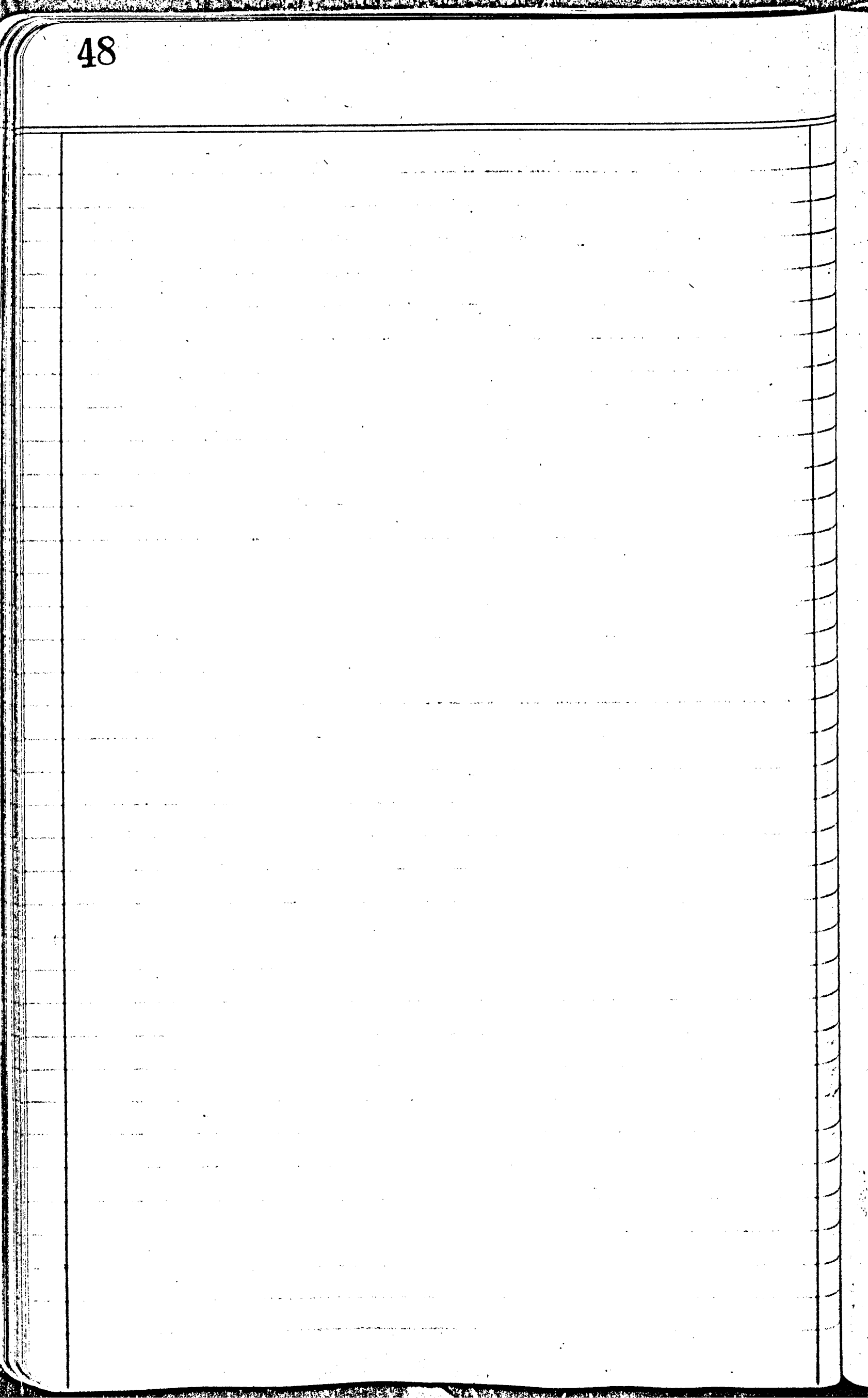
The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____
for the _____	Section _____	Town _____	Range _____

Above filed in my office \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.





# Cranham Road

REGISTER 272 281 MILWAUKEE BOOK FORM 61

STATE OF WISCONSIN,

Onondaga County, ss.

Town of Cassian

At a Regular meeting of the Town Board

of said Town of Cassian

in said Town, on the 19 day

of October

1960, the following application to take over

a highway on Section 9 in said Town, was presented, to-wit:

To the Supervisors of the Town of \_\_\_\_\_ in \_\_\_\_\_ County, Wis.:

We, the undersigned, \_\_\_\_\_ freeholders, and \_\_\_\_\_ applicants for homesteads under

the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_

do hereby make application to you to \_\_\_\_\_

a highway in said town as follows:

a perpetual free and unobstructed Easement for public road and travel purposes three (3) rods wide in the South Half (S $\frac{1}{2}$ ) of Sec. 9 (in Township 37N, R 7E, the center-line of which is described as follows - commencing on the Section line between sects 8 and 9 at a point 12 1/2 ft. North of common corner to Secs. 8, 9, 16 & 17; thence along present Town Road N 76° E for 60 ft.; thence N 58 1/2° East for 166 ft.; thence due East for 570 ft.; thence S. 73 E. for 292 ft.; thence S. 89 1/2 E. for 281 ft.; thence S. 67° E for 225 ft. to the center line of present road running northeasterly from Town Road which is the point of beginning of new road easement

Dated at \_\_\_\_\_

this \_\_\_\_\_

day of \_\_\_\_\_

in \_\_\_\_\_

Signed \_\_\_\_\_

herein granted; thence along existing new road, the 1/2 of which is approx. as follows - See Quit Claim deed in Brown & Bradley in Highway papers for balance of this easement.

After due consideration it was ordered that the Town Board meet at \_\_\_\_\_

\_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

at \_\_\_\_\_ o'clock \_\_\_\_\_ M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

# AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County. } ss.

\_\_\_\_\_, being first duly sworn,  
on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
serve the following Highway Notice upon \_\_\_\_\_

the occupants of \_\_\_\_\_

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
said notice on \_\_\_\_\_

the occupants of \_\_\_\_\_

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
Justice of the Peace.

~~MEASUREMENT 072-201 MAHARAJA BOOK FORM 62~~

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

**Supervisors.**

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the\_\_\_\_\_day of\_\_\_\_\_19\_\_\_\_, at\_\_\_\_\_o'clock in the\_\_\_\_\_noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_COUNTY, }  
 Town of\_\_\_\_\_ } ss.

Whereas, upon application of\_\_\_\_\_freeholders and\_\_\_\_\_applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of\_\_\_\_\_for the \_\_\_\_\_of a highway, which said proposed\_\_\_\_\_is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet  
 on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon  
 of said day at \_\_\_\_\_, it being the time and  
 place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five  
 days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by  
 serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant  
 of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting,  
 in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all  
 reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly  
 adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
 noon at \_\_\_\_\_ of the time and place of which  
 adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the  
 Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made fur-  
 ther examination in the premises, and heard any further reasons that were offered for or against such application, did decide  
 upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_  
 such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk \_\_\_\_\_

Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

\_\_\_\_\_  
Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

Above filed in my office-----19-----

-----Town Clerk.





STATE OF WISCONSIN,

County, } ss.

Town of \_\_\_\_\_ At a \_\_\_\_\_ meeting of the Town Board  
 of said Town of \_\_\_\_\_ in said Town, on the \_\_\_\_\_ day  
 of \_\_\_\_\_ 19\_\_\_\_, the following application to \_\_\_\_\_

\_\_\_\_\_ a highway on Section \_\_\_\_\_ in said Town, was presented, to-wit:

To the Supervisors of the Town of \_\_\_\_\_ in \_\_\_\_\_ County, Wis.:

We, the undersigned, \_\_\_\_\_ freeholders, and \_\_\_\_\_ applicants for homesteads under  
 the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_  
 do hereby make application to you to \_\_\_\_\_  
 a highway in said town as follows:

Dated at

this

day of

19

Signed

After due consideration it was ordered that the Town Board meet at \_\_\_\_\_

\_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 at \_\_\_\_\_ o'clock \_\_\_\_\_ M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be  
 posted according to law, and the parties interested served with the proper copies of such notice, which such notice  
 was duly posted and served, as per the following affidavit:

## AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County. }

ss.

\_\_\_\_\_, being first duly sworn,  
 on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
 serve the following Highway Notice upon \_\_\_\_\_

the occupants of \_\_\_\_\_

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
 said notice on \_\_\_\_\_

the occupants of \_\_\_\_\_

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
 Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
 Justice of the Peace.

## HIGHWAY NOTICE

Application having been on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ duly  
made to the undersigned Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, by \_\_\_\_\_ freeholders and \_\_\_\_\_  
applicants for homesteads under the laws of the United States, occupying the same, residing in said Town, for a  
highway to be \_\_\_\_\_ as follows:

Notice is therefore hereby given that we, the undersigned Supervisors of said Town, will meet on the  
\_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
noon of that day, at the house of \_\_\_\_\_ in said Town, and decide upon  
such application.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Supervisors.

The Town Board of said Town did meet pursuant to such notice, at the time and place specified, and did thereupon adjourn the time of deciding upon such application until the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon of said day, notice of said adjournment being publicly given, and forthwith filed in the office of the Town Clerk of such Town, and that upon such adjourned day, the said Town Board did again meet at the time and place specified, and after personally duly examining and viewing such highway, as required by law, did make the following order, to-wit:

## HIGHWAY ORDER

\_\_\_\_\_ COUNTY, }  
 Town of \_\_\_\_\_ } ss.

Whereas, upon application of \_\_\_\_\_ freeholders and \_\_\_\_\_ applicants for homesteads, under the laws of the United States, occupying the same, residing in said Town of \_\_\_\_\_ for the \_\_\_\_\_ of a highway, which said proposed \_\_\_\_\_ is set forth and described in said application as follows: Beginning at

We, the undersigned, Supervisors of said Town, did on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
 make out a notice, and fix therein a time and place at which we would meet and decide upon such application, and did meet  
 on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon  
 of said day at \_\_\_\_\_, it being the time and  
 place fixed by us in said notice; and having first been satisfied by due proof that the notice aforesaid had been duly given five  
 days previous to the time of our said meeting, to all the occupants of the lands through which such highway may pass, by  
 serving each of them personally with such notice, or by copy thereof left with or at the usual place of abode of each occupant  
 of said lands, and had also been posted up in three public places in said Town ten days before the time of our said meeting,  
 in the manner required by law; we did then and there proceed to examine personally said highway, and did hear any and all  
 reasons that were offered for or against \_\_\_\_\_ the same, and the said meeting having been duly  
 adjourned by us to the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock in the \_\_\_\_\_  
 noon at \_\_\_\_\_ of the time and place of which  
 adjournment when made, public notice was duly given by us, and notice thereof was forthwith filed in the office of the  
 Town Clerk of said Town, the undersigned did again meet, at the adjourned time and place aforesaid, and having made fur-  
 ther examination in the premises, and heard any further reasons that were offered for or against such application, did decide  
 upon such application; and it being our opinion that the public good will thereby be promoted did decide to \_\_\_\_\_  
 such highway as hereinafter described.

Now, Therefore, Pursuant to application, we, the said Supervisors, do hereby order and determine that \_\_\_\_\_

Given under our hands this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

19\_\_\_\_

Town Clerk \_\_\_\_\_

Supervisors.

Which said order was duly filed in the Town Clerk's office as the law directs.

The following awards of damages by reason of the \_\_\_\_\_ of  
such highway were duly made by said Board:

## AWARD OF DAMAGES

COUNTY OF \_\_\_\_\_ }  
Town of \_\_\_\_\_ } ss.

We, the undersigned, Supervisors of the Town of \_\_\_\_\_  
in the County of \_\_\_\_\_, Wisconsin, having by an order bearing date  
the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, upon due application for that pur-  
pose, \_\_\_\_\_ a highway as follows:

and the following named owners of land through which such highway is \_\_\_\_\_  
not having released all claim to damages sustained by reason of the \_\_\_\_\_  
of said highway, and the undersigned not being able to agree with them as to the amount of such damages, having  
applied to them for that purpose, and endeavored to make such agreement, we, the said Supervisors, did at the  
time of making said order, assess damages which such owners will severally sustain by reason of the  
\_\_\_\_\_ of such highway through their lands, and having taken into considera-  
tion the benefits which each owner aforesaid may receive thereby, we award such damages as follows, to-wit:

Made and signed this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Filed in my office \_\_\_\_\_

\_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_ Town Clerk.

\_\_\_\_\_ Supervisors.

The following releases of damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

The following agreements for damages by reason of the \_\_\_\_\_ of such highway,  
duly executed, were filed in said Town Clerk's office, to-wit:

for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range
for the	Section	Town	Range

Above filed in my office-----19-----

-----Town Clerk.





Copy:

65

July 16-  
(1962)

# Fraser - Mc Nowa Agreement

STATE OF WISCONSIN,

Oneida County, ss.

Town of Cassian

At a Board meeting of the Town Board

of said Town of Cassian in said Town, on the 16<sup>th</sup> day

of July 1962, the following application to construct a highway on Section 30 in said Town, was presented, to wit:

To the Supervisors of the Town of Cassian in Oneida County, Wis.:

We, the undersigned, / freeholders, and / applicants for homesteads under the laws of the United States, occupying the same, residing in said Town of / do hereby make application to you to / a highway in said town as follows:

An easement 66 feet wide: A parcel of land located in the NE-SE, Section 30, T. 37 N. R. 7 E Oneida County, Wisconsin, more particularly described as follows: Commencing at the Southeast corner of Section 30, (Brass Cap) thence N 0-18' W., 1334.0 ft. to a iron pipe set as the Southeast corner of the NE-SE, thence S. 89-08' W., 879.4 ft. along an existing fence line, (assumed south line of said NE-SE) to a point near the centerline of an existing town road and the Point of Beginning of a reference line down the center of a strip of land 66 ft. in width

Dated at this day of 19

Signed (33 ft. each side), said centerline running N 3-05' W., 870 ft.

Said strip of land contains approximately 1.0 acres exclusive of lands previously used for highway purposes.

After due consideration it was ordered that the Town Board meet at

on the day of 19

at o'clock M., to decide upon such application.

And it was also ordered that notice of the meeting of the Town Board to decide upon such application be posted according to law, and the parties interested served with the proper copies of such notice, which such notice was duly posted and served, as per the following affidavit:

## AFFIDAVIT OF SERVING AND POSTING NOTICE

STATE OF WISCONSIN,

County. } ss.

\_\_\_\_\_, being first duly sworn,  
 on oath says that on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ he did personally  
 serve the following Highway Notice upon \_\_\_\_\_

END OF  
 ENTRIES  
 IN BK 3

the occupants of \_\_\_\_\_

being lands through which the highway mentioned in said notice may pass. That he did on the same day serve  
 said notice on \_\_\_\_\_

the occupants of \_\_\_\_\_

through which such highway may pass, by leaving copies thereof at \_\_\_\_\_ usual place of abode in said  
 Town; that he did also on the same day post up said notice as follows:

being three public places in said Town.

(Signed) \_\_\_\_\_

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

\_\_\_\_\_  
Justice of the Peace.