DRAINAGE BLANK.

IN THE MATTER OF THE PETITION OF

Mrm Tollagher

FOR CONSTRUCTING DITCH.

Contract and Contractor's Bond

B. T. Johnson

The within Bond and the surcties therein are hereby approved this.....

26 day of

1883.

Is M. Intuam

County Auditor

Filed Jane 26 188

County Auditor.

No. 685.—Pioneer Press Co., St. Paul, Minn.

Rounty Suturn	Subscribed and sworn to before me, on this fehrus Sand	empt fron	himself, that he is the same person as the surety above named, and is a resident and freeholder and in the sum and in the sum of the sum. State of Minnesota, and worth the sum
than	Johnston July Otherson		named, and is a resident and freeholderState of Minnesota, and worth the sum

be the same persons

Minnesota,

No. 685.—CONTRACT AND BOND FOR CONSTRUCTING DITCH.	PIONEER PRESS CO., PRINTERS, STATIONERS AND LEGAL BLANKS, ST. PAUL, MINN
This Contract, Made this 64	day of Alay 186
by and between 19. J. J. Lusou	
oy and between	Is the Cartago
of Auska Co., party of the first part, and	
County Auditor of the County of Mokes	
of County, Minn	2
Takereas, The Board of County Commissioners	of the County of Wisha
State of Minnesota, did establish and order to be constri	ucted a certain SIC.
lesignated as Nowhich number has been giv	en to said Stch
by the County ω	$Auditor_{}$
by their order, bearing date the	day of March 188
and according to the report of the viewers	
are on file in the office of the said County Auditor;	
And Takereas, At a public sale of the jobs of	dissing and constructing the entire work
inear sections of 100 feet each, each of which sections	
take set by said viewers at the foot of each of said se	
mencing at the one including the outlet, and thence, i	nesuccession, to the one including the sou
reld. May 6, 1893, the said	J. U. Vilian
County Auditor, as aforesaid, did duly sell to the said	03 I Johnson
he being the h ighest and best responsible bidder, the jo	ob of digging and constructing the follow
sections thereof, numbered as follows from said outlet,	to-wit: Sta 461 to 454 ine,
343 to 34 once + 338 to 329 in	<i>y</i> ,
prices amounting in the	. ///
Burn + 80 dollato	
100	:
ظر :	
Now, in Consideration of the Said Fren	
19 H. Johnson hereby	
or allotment in the time and manner set forth in	
*. · · ·	on which said Nel
was established, and so on file as aforesaid,	
¥	
In Testimony Tahereof, We have hereunto	set our hands the day and year first as
written.	set our hands the day and year first a
written.	
written.	

d Toll de de l	
That D. D. Johnson (formsonaux	
John Verein	
are held and firmly bound unto the County of Minnes	ota,
in the sum of no Hundred	
DOLLARS, lawful money of the United States of America, to be paid to the said County State of Minnesota, its successors or assigns, for with	
payment, well and truly to be made, we bind ourselves, our heirs, executors and administrate	ors,
firmly by these presents.	
Sealed with our seals and dated the 26 th day of the	
one thousand eight hundred and Minety Three	
The Condition of the Above Obligation is Such, That whereas, at a public sal	e of
the jobs of digging and constructing a certain.	
designated as No. 19 held May 6, 1893, certain sections the	reof
numbered Ela. 46 1 to 454 vie 343 to 34 0 + 338 to 327 vivere duly sold to the	
and said B. F. Johnson	···
ha & made a contract with the County Auditor of County, S	tate
of Minnesota, bearing date 6 Hday & Mary 18\$3, to construct the same;	
of Minnesota, bearing date 6 Hday of Mary 18\$3, to construct the same;	
Now, If the said B. J. Shuson	
Now, If the said Bohuson	 may
Now, If the said	may vired
shall and will faithfully perform and fulfill his said contract, and pay all damages which accrue by reason of the failure to complete the said job within the time and in the manner require the said contract therefor, then the above obligation to be void, otherwise to remain in full j	may vired
shall and will faithfully perform and fulfill his said contract, and pay all damages which accrue by reason of the failure to complete the said job within the time and in the manner required in the said contract therefor, then the above obligation to be void, otherwise to remain in full pand virtue.	may vired
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shall and will faithfully perform and fulfill his said contract, and pay all damages which accrue by reason of the failure to complete the said job within the time and in the manner required in the said contract therefor, then the above obligation to be void, otherwise to remain in fully and virtue. Signed, Sealed and Delivered in the presence of	may vired
shall and will faithfully perform and fulfill his said contract, and pay all damages which accrue by reason of the failure to complete the said job within the time and in the manner required in the said contract therefor, then the above obligation to be void, otherwise to remain in fully and virtue. Signed, Sealed and Delivered in the presence of	may ired force
State And Delivered in the presence of Signed, Sealed and Delivered in the presence of A Management of the failure to complete the said job within the time and in the manner requirement of the said contract therefor, then the above obligation to be void, otherwise to remain in full particular of the presence of A Management of the failure to complete the said job within the time and in the manner requirement of the said contract therefor, then the above obligation to be void, otherwise to remain in full particular of the presence of the failure to complete the said job within the time and in the manner requirement of the said contract therefore, then the above obligation to be void, otherwise to remain in full particular of the said contract therefore, then the above obligation to be void, otherwise to remain in full particular of the said contract therefore, then the above obligation to be void, otherwise to remain in full particular of the said contract therefore, then the above obligation to be void, otherwise to remain in full particular of the said contract therefore, then the said contract the sa	may ired force
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shall and will faithfully perform and fulfill his said contract, and pay all damages which accrue by reason of the failure to complete the said job within the time and in the manner required in the said contract therefor, then the above obligation to be void, otherwise to remain in full pand virtue. SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF Johnson Grant July Manney Comments of Manne	may ired force

Stolet Minnesola leounty of Auska D. B. F. Johnson the lebuty of Anoka hereby sell assign and selve muto Peter Lundberg of the some learnly, a leartrach dotest the days May 1893 made between B. F. Johnson of the first fort and Is M. Butuam beauty Auditor of Auska leauty Minn m beholf of Auroka learnty for digging and constructing Sections 461 \$ 454 me. 343 to 340 ine x 338 \$ 327 ine a Sitete Ho. 19. conthorizing the said Peter Lundbery to receive the amount of Amety seven 80/100 19780 the amount of soid leoutract and I Peter Lundberg hereby agree to comflete Jaid Detch according to said leartract for the amount named herein In witness whereof we have hereunts Letour hands and Seals this 26th day d) June 1893. In fresured)

Drainage Blank.

IN THE MATTER OF THE CONTRACT

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ACCEPTANCE OF COUNTY SURVEYOR

pet

18

County Auditor.

No. 671.—Pioneer Press Co., St. Paul, Minn.

State of Minnesota,	20 / Stage Stage 1 / Stage 1 / Stage 2 / Stage)
County of Anoka		≻ <i>ss</i>

	7 L.	92 S	torn		Corn	oder Correspond		I Commenter In
	1					1.		l County, do
he	reby certify that	I have inspec	_		and const	ructing the	sections	$in \ Ditch \ \mathcal{N}o.$
		$f \sim f$	trok	ea .	County ₅ -M	innesota, n	umbered a	ind.described
as	follows:						· 1	, e
\$.	7	461	•			,		clusive.
	Section No	34.	<u>}</u> to_	Section .	No3	40	in	clusive.
	Section No	338	to	Section .	No3	27	in	clusive.
	Section No	Leu	2- /- :				in	clusive.
	Section No		to	Section	Note	thed	ine	clusive.
	Section No		to	Section .	No	<u> </u>	inc	elusive.
*****				(1)			<u>*</u>	◆ * *
	Id to S.		hnson	1	0			undberg by the
by	unty Auditor of him, and do cert said		iob and above		are comple	ted accordi	ing to the	ed to be done specifications l I do hereby
ac	cept the same. And the said	P t	z Lu	ndl	rerg	<i>is</i>	entitled t	o the sum of
(B	(97,80)A	inety O	levent	100				DOLLARS,
for	r constructing the	ϵ same, now d	ue him from	said	Ano	Ra C	oun	ty
******						the owner o	f-said lan	d.
,	Dated Ario	Ku Aug	3.290	18 § 2	ø.			
	į	•		J.	920	ltar	Count	y Surveyor.