County Ditch No. 28

ORDER APPOINTING VIEWERS

IN THE MATTER OF THE PETITION OF

Edward Anderson

AND OTHERS

Filed this 24th day of March

1920

County Auditor.

V. > OAVIS COMPANY MINNEAPON .

**	D L. NI		Amalm
0 3 7.	Ditch No. 20	in the County of	Anoka
State of Min	nnesota:		
State of A	linnesota,		
County of Ano)ka		
			of August,
			numbered by the County Auditor
			in said petition, together with a
County Auditor has g	given due notice of the pe	endency of said petition, a	uditor of said County; and said and the said notice has been pub- oursuant to said notice; and the
			rpetent engineer, to-wit:
	, Ridge		
	·		at a special
			n Stewart , three resident
and thereafter, havin pointing them such vie and place of the first of the County Auditor benefited thereby; and their report thereof wifirst meeting. In sail land to be benefited or or damaged (said nand the description to the estimated number the number of acres the change of any age, if any, to riparia be benefited or damage or in part, any public traveled track of any estimate the benefits gether with the name public, to be benefited lar statement the dan	eye received a certified copy ewers and of the order of a meeting of said viewers, or aforesaid and shall product having completed said viewers and county Auditor of id report they shall in to damaged by said proposed mes of owners to be the same of acres in each tract of added to any tract by the water course and the an rights pertaining to an idea by the construction of second or corporate road or raised by the construction of second will be made becausing therefrom to said the est of roads and other particles awarded to each makes awarded to	y of the petition for saithe County Auditor of sait, shall meet at the time eeed to view said proposed iew and examination of said County within the abular form give the named work, the description of me as appear on the County, and the total number land to be benefited or one total or partial drain location and value of y tract, and the amoun said work. In case said broad, or benefits any sutter by the construction of id road, roadbeds or railiriculars necessary to identice to the county to identice the said work is a said work.	form their duties as such viewers, of ditch and of the order applied County designating the time and place specified in the order work, and the land damaged or said work, shall make and file inty days from the date of their es of the owners of each tract of each tract of land so benefited by tax duplicates of said County of acres in each of said tracts lamaged (as the case may be) age of any meandered lake, or such added land; the dame that each tract of land will ditch drains, either in whole ch road so that the roadbed or f said ditch, said viewers shall eads, and report said benefits, to-
rendered necessary by port the total estimate whether or not, in the damages assessed the proposed ditch is imprestructed. In making	ed benefits in respect to sa eir opinion, the estimated refor, is greater than the acticable for any reason, o	unicipal or other corpord and maintenance of any h ditch, stating the same id ditch entire, and brail expense of the construct e utility of said proposed and if so, stating the ref said proposed work an	atify the corporations, private or all report as part of such tabution for injury to any road or bridge, culverts or other works separately. They shall also reaches thereof, if any, and also ion of said ditch, including the ditch; and whether or not said ason why it should not be cond their report thereon, the said 1905 as amended.
rendered necessary by port the total estimate whether or not, in the damages assessed the proposed ditch is imprestructed. In making viewers shall proceed of	ed benefits in respect to sa eir opinion, the estimated refor, is greater than the acticable for any reason, of said view and survey of according to Chapter 230	unicipal or other corpord and maintenance of any h ditch, stating the same id ditch entire, and brail expense of the construct e utility of said proposed and if so, stating the refer said proposed work and of the General Laws of the construction.	all report as part of such tabu- stion for injury to any road or bridge, culverts or other works separately. They shall also re- nches thereof, if any, and also ion of said ditch, including the d ditch; and whether or not said ason why it should not be con- d their report thereon, the said 1905 as amended. County, Minnesota.
rendered necessary by port the total estimate whether or not, in the damages assessed the proposed ditch is imprestructed. In making viewers shall proceed of	ed benefits in respect to sa eir opinion, the estimated refor, is greater than the acticable for any reason, of said view and survey of according to Chapter 230	unicipal or other corpord and maintenance of any h ditch, stating the same id ditch entire, and brail expense of the construct e utility of said proposed and if so, stating the refer said proposed work and of the General Laws of the construction.	all report as part of such tabu- tion for injury to any road or bridge, culverts or other works separately. They shall also re- nches thereof, if any, and also tion of said ditch, including the d ditch; and whether or not said ason why it should not be con- d their report thereon, the said 1905 as amended.
rendered necessary by port the total estimate whether or not, in the damages assessed then proposed ditch is imprestructed. In making viewers shall proceed of The Coun	ed benefits in respect to saveir opinion, the estimated refor, is greater than the acticable for any reason, of said view and survey of according to Chapter 230 sty Board of	unicipal or other corpord and maintenance of any h ditch, stating the same id ditch entire, and brail expense of the construct e utility of said proposed and if so, stating the reference for the General Laws of the General Laws of the By	all report as part of such tabution for injury to any road or bridge, culverts or other works separately. They shall also renches thereof, if any, and also ion of said ditch, including the ditch; and whether or not said ason why it should not be cond their report thereon, the said 1905 as amended. County, Minnesota.
rendered necessary by port the total estimate whether or not, in the damages assessed then proposed ditch is imprestructed. In making viewers shall proceed of The Coun	ed benefits in respect to saveir opinion, the estimated refor, is greater than the acticable for any reason, of said view and survey of according to Chapter 230 sty Board of	unicipal or other corpord and maintenance of any h ditch, stating the same id ditch entire, and brail expense of the construct e utility of said proposed and if so, stating the reference for the General Laws of the General Laws of the By	all report as part of such tabution for injury to any road or bridge, culverts or other works separately. They shall also reaches thereof, if any, and also ion of said ditch, including the ditch; and whether or not said ason why it should not be conditioned their report thereon, the said 1905 as amended. County, Minnesota.
rendered necessary by port the total estimate whether or not, in the damages assessed the proposed ditch is imprestructed. In making viewers shall proceed of The Coun	ed benefits in respect to saveir opinion, the estimated refor, is greater than the acticable for any reason, of said view and survey of according to Chapter 230 sty Board of	unicipal or other corpord and maintenance of any h ditch, stating the same id ditch entire, and brail expense of the construct e utility of said proposed and if so, stating the reference for the General Laws of the General Laws of the By	all report as part of such tabution for injury to any road or bridge, culverts or other works separately. They shall also reaches thereof, if any, and also ion of said ditch, including the ditch; and whether or not said ason why it should not be conditioned their report thereon, the said 1905 as amended. County, Minnesota.