

DRAINAGE BLANK.

IN THE MATTER OF THE PETITION OF

D. Peebles

AND OTHERS.

ORDER ESTABLISHING

Sitch No. 32.

Filed

Sept. 3,

1898.

County Auditor.

No. 682.—Pioneer Press Co., St. Paul Minn.

2

State of Minnesota,
County of *Mnster* } ss.

Whereas, At a session of the Board of County Commissioners of the County of *Mnster*, State of Minnesota, held May 3, 1881, a petition signed by *Daniel Gleee, John Glazier, J. J. Clement, F. W. Johnson, L. S. Polkman, M. Glazier, J. A. James, Fletcher and others* land owners, whose lands were liable to be affected by, or assessed for, the expense of the construction of the work proposed therein, praying for the establishment and construction of a public

Ditch along a route described therein, accompanied by a bond duly approved, as provided by law, was filed with the County Auditor of said County, and it appearing by proper evidence to the satisfaction of said Board of County Commissioners that at least thirty (30) days' notice has been given of the pendency of said petition and of the time at which the same would be heard, as by law provided, whereupon the said Board did, at its session on the 3rd day of

May, 1881, proceed to hear and determine said petition; and said Board having determined that the construction of such ditch would be of public benefit or utility, or conducive to the public health, convenience or welfare, we did accept said petition, and thereupon did appoint, as viewers of said proposed work, three (3) resident freeholders of said

Mnster County, who are not interested in the construction of said proposed work, and are not of kin to any of the parties interested therein, and directed them to meet, preparatory to commencing their duties as such viewers, at *D. Gleee the 26th* day of *May*, 1881; and it appearing to the satisfaction of said Board that certified copies of the said petition and order of said Board appointing them as said viewers was issued to and served upon said viewers, as by law provided, they proceeded, at the time set in said order, with a surveyor who is a civil engineer, and made an accurate survey of the line of said ditch from its source to its outlet, and did cause stakes to be placed

along said line at each 100 feet, as numbered progressing down stream from its source, and made and filed a report thereof; and reported that said *D. Gleee* would be of public utility; and in their said report made the necessary computations and assessments, description of location, the land through which the same would pass, the names of the owners, and the damages or allowances thereto, the expense attending such work, and all the estimates, as required by law, duly sworn to as by law required.

And the Auditor of said *Mnster* County did, after the filing of said report, cause a notice to be given, to be published, posted and mailed, as by law provided, of the pendency of said petition and of the time and place set for the hearing thereof;

Now, Therefore, We, the Board of County Commissioners of said County of *Mnster* having met in session at the time set for the hearing of said petition, to-wit, the 3rd day of *Septemher*, 1881, and adjourned to the

to the provisions of law, and that the proposed.....
utility, or conducive to public health, or of public benefit and convenience, and from the evidence before
us, that the estimated benefits of said work is greater than its total cost, including damages awarded,
do hereby locate and establish the said.....

according to the report

of said viewers appointed and acting as a

benefit and convenience
I thank its author

*to be of public
evidence before
images awarded,
ng to the report*

