STATE OF MINNESOTA, ) ss county of anoka.	being duly
sworn says that on theday of	
he served the within	upon the within named
personally, by handing to and leaving with said	true and correct copy of
said	and the second s
Subscribed and sworn to before me this	
$day\ of$ $18\cdots$	
	WITH ANY DITRILLY Angles County Minn

•

Pro	test	Diter	new

MINNE	SOTA
C	CAUORT
COUNTY OF	
AGAINST	Plaintiff
	Defendant
8. 1889 itor il service of the	within
ıl service of the	
il service of the	have !:eer
il service of the	have !:eer
il service of the	have !:eer
il service of the	have ':eer
il service of the	have 'een
owledged to y of	have 'een
owledged to  y of the18	have \een
al service of the owledged to y of the 18	have \een

To the Board of County Commissioners, of the County of Anoka, State of Minnesota,.

The undesigned, owners of land liable to be affected by the establishment of the certain public ditch commencing in a marsh in the S.E.1-4 of Sec.6, Township 32, Range 23, in Anoka County, and terminating in Clark's Brook, so called, and the branches thereof, as petitioned for by John Olson and others, and also other freeholders and residents of the viciinty thereof, do hereby respectfully represent and state to your Honorable Board that said ditch is not of any public utility, conducive to public health, nor of public benefit or convenience, and do hereby remonstrate against the location and establishment of said ditch for the reason that the location and establiahment of said ditch as proposed will cause great damage to the lands between the proposed termination, of said ditch and Rum River in that the said Clarks Brook and Cedar Creek, into whih which said Brook empties, have not sufficient fall, or capacity, to discharge the water that will necessaryly be turned into them, and that thereby the lands along said streams will be greatly damaged. Wherefore the undersigned ask that said ditch be not located and

established, as prayed for

Dated March 26th.-1889,.

Thomas Lec William HStatel I-b-black Demis E. Inahoney Thomas Stelly John hartin James Corrigan. Michiel Weiler

Sarah Eallaghor
Sarah Eallaghor

S. L. Small,

S. M. J. West

Timon oath agric that		beir	ig jirsi uuiy swor
upon oain says inaiis			in th
foregoing within entitled acti	ion; thathas heard re	ead the foregoing	
that the same is true of $h$ or	own knowledge except as to	matters therein stated on inf	formation and belie
and as to such matters he be	elieves it to be true.	-	
Subscribed and sworn to be	pefore methis	day of	
NOTARIAL SEAL	· · · · · · · · · · · · · · · · · · ·	Y	otary Public, Minnesota
State of Minnes	SOTA,		Court
COUNTY OF			
	AGAINST	PLAINTIFF	
	* .		
	,	DEFENDANT	
THE STATE O	OF MINNESOTA TO THE	ABOVE NAMED DEFENDANT	
<del></del>	4	and required to answer the	
Plaintiff in the above entir	tled action, which complain	nt—is hereto annexed and her	rewith served upon
you—has been filed in the office	of the Clerk of said Court.	at	
County of		and State of M	linnesota, and to
	aid complaint on the subs	scribers, at their office, in t	he city of Anoles
erve a copy of your arswer to so			to cong of Amoras
n the said County of Anoka, w	$vithin$ days $a_{j}$	fter service of this summon.	s upon you, exclu
n the said County of Anoka, w ive of the day of such service :	rithindays a and if you fail to answer ti	fter service of this summons he said complaint within th	s upon you, exclu re time aforesaid,
n the said County of Anoka, w we of the day of such service : w he Plaintaiff in this action	and if you fail to answer to will—apply to the Court	fter service of this summons he said complaint within the for the relief demanded in	s upon you, exclu ne time aforesaid, said complaint—
n the said County of Anoka, wite of the day of such service: the Plaintaiff in this action ave the amount Plaintiff	and if you fail to answer to will—apply to the Court—entitled	fter service of this summons he said complaint within the for the relief demanded in to recover ascertained by the	s upon you, exclu ne time aforesaid, said complaint— e Court or under
n the said County of Anoka, wive of the day of such service: the Plaintaiff in this action ave the amount Plaintiff	and if you fail to answer the will—apply to the Court entitled	fter service of this summons he said complaint within the for the relief demanded in to recover ascertained by the ertained—take judgement ag	s upon you, excluse time aforesaid, said complaint— e Court or under ainst you for the
n the said County of Anoka, wite of the day of such service: the Plaintaiff in this action ave the amount Plaintiff	and if you fail to answer to will—apply to the Court entitled ent for the amount so asce	fter service of this summons he said complaint within the for the relief demanded in to recover ascertained by the ertained—take judgement ag	s upon you, excluse time aforesaid, said complaint— e Court or under ainst you for the
n the said County of Anoka, wire of the day of such service: the Plaintaiff in this action ave the amount Plaintiffts direction, and take judgement um ofDollars	and if you fail to answer to will—apply to the Court entitled ent for the amount so asce	the service of this summons the said complaint within the for the relief demanded in the recover ascertained by the the rate of percept at the rate of percept at the rate of the summons.	s upon you, excluse time aforesaid, said complaint— e Court or under ainst you for the
ive of the day of such service: the Plaintaiff in this action ave the amount Plaintiff ts direction, and take judgement um of  Dollars ince the day of	within	the said complaint within the said complaint within the for the relief demanded in to recover ascertained by the ertained—take judgement agreest at the rate of pe	s upon you, excluse time aforesaid, said complaint— e Court or under ainst you for the r cent per annum
in the said County of Anoka, we live of the day of such service: the Plaintaiff in this action ave the amount Plaintiff	and if you fail to answer to will—apply to the Court entitled ent for the amount so ascentification with inte	the said complaint within the said complaint within the for the relief demanded in to recover ascertained by the ertained—take judgement agreest at the rate of—————pe	s upon you, excluse time aforesaid, said complaint— e Court or under ainst you for the
ive of the day of such service: the Plaintaiff in this action ave the amount Plaintiff ts direction, and take judgement um of  Dollars ince the day of	withindays a and if you fail to answer to will—apply to the Courtentitled ent for the amount so asce	the said complaint within the said complaint within the for the relief demanded in to recover ascertained by the ertained—take judgement agreest at the rate of pe	s upon you, excluse time aforesaid, said complaint— e Court or under ainst you for the