

Ditch # 57

DRAINAGE BLANK

IN THE MATTER OF THE PETITION OF

N. Thompson

AND OTHERS FOR A PUBLIC DITCH.

NOTICE OF APPEAL OF

George Mc Cauley

*As Administrator of the
Estate of Charles E.
Mc Cauley, deceased.*

Filed this 12th day of

October A. D. 1916

Arthur P. Caswell

County Auditor.

*By Lewis Stanley Pfen
Deputy*

In the Matter of the Petition of N. Thompson
and Others for a Public Ditch in the County of
Anoka State of Minnesota.

State of Minnesota, }
County of Anoka } ss.

To the County Board of the County of Anoka State of Minnesota:

The undersigned, being interested in the location of a proposed public ditch
as located by the Engineer and Viewers appointed by you ~~under your order bearing date the~~
~~day of~~ A. D. 19, and as established by you
under your order bearing date the 22nd day of September A. D. 1916
which ditch is known as County Ditch No. 57

and being aggrieved by the action of the County Board above named, would appeal from the ~~action~~ ^{order}
of said Board in said matter.

Therefore, You will Take Notice, That the undersigned appeal S to the District Court of
Anoka County, State of Minnesota, from the ~~action~~ ^{order} of the County Board
in said matter of establishing said ditch and confirming the reports of the Engineer and Viewers upon
the same, which order is dated September 22, 1916 and this appeal is
upon the matters set forth in the following grounds.

The grounds upon which said appeal is made are as follows:

FIRST: That the amount of benefits to the undersigned on account of the construction of said
ditch is in excess of the actual benefit to the lands owned by ~~them~~ ^{him}.

SECOND: That the amount of damages allowed to the undersigned on account of the construction
of said ditch is inadequate and far less than the actual damage that will be caused to ~~them~~ ^{him} by the
construction of said ditch.

THIRD: That said County Board refused to establish said ditch, whereas they should have
established the same for the reason that the benefits to accrue therefrom are greater than its total
cost, including damages awarded, and that the construction of the same is necessary for the following
reasons, to-wit:

The undersigned owns and claims title to those lands which
are set opposite the name of J. L. McCauley in Exhibit 1 of said
viewers report, to-wit, the Southeast quarter and the northeast
quarter of the southeast quarter of section 4, and the southwest quarter
and the southeast quarter of the southwest quarter of section 3, all in
township 31, Range 24 said county and state, and this appeal
involves said lands and the benefit assessed thereon.

George McCauley
As administrator of the estate of
Charles E. McCauley, deceased