

Madison County Ditch Improvement Record.

A. D. Hume Ditch Improvement.

examination, do find that due notice has been given for the length of time required by law, to all lot and land owners and to the authorities of all municipal and private corporations affected by said improvements, notifying them of the pendency, substance and prayer of the petition for said improvement.

Said board also find that Margaret Bradley by her attorney, J. M. Boyer, has made application in writing for compensation and damage which application is ordered to be filed.

Said board also find that Margaret Bradley by her Attorney, J. M. Boyer, has filed exceptions to the finding of the Commissioners.

Moved by N. P. Wheroweth, seconded by J. W. Bowers that the further consideration of said matter be adjourned till May 16, 1906. at 10 o'clock A. M. at Commissioners office and that the board meet on May 9, 1906, at 10 o'clock A. M. to view the premises of Margaret W. Bradley claimed as damaged.

On the question of the adoption of the foregoing motion, the roll having been called, Jno. E. Roberts, N. P. Wheroweth and J. W. Bowers voted "aye".

Finding of Com. on Report of Engineer.

Commissioner's Office, Madison Co. Ohio, London, Ohio, May 16, 1906.

In the matter of the Ditch Improvement Petitioned for by A. D. Hume.

Finding of Commissioners on Report of Engineer.

This day the Board of Commissioners being in full session, present, Jno. E. Roberts, N. P. Wheroweth, J. W. Bowers and this being the day adjourned to by said board for the hearing of the report and apportionment of the engineer of the above styled matter, the Board after proper examination do find that due notice has been given for the length of time required by law to all lot and land owners and to the authorities of all municipal and private corporations and railroad companies, notifying them of the pendency, substance and prayer of the petition for said improvement.

After having examined the report of the engineer with the apportionment by him made, do find that said report and apportionment are in all respects fair and just according to the benefits to be derived from the said improvement by the owner of each lot and tract of land and by municipal and private corporations. It is therefore ordered that said report and apportionment be and the same is hereby approved and confirmed.

And it appearing to the board that no appeal has been taken - It is now and therefore ordered that the 31st day of May 1906. at 10 o'clock A. M. at the County Commissioner's Office, be fixed as the time for commencing the sale of the work of constructing said improvement