

652

IN COUNTY COURT, May TERM, 1892  
Fifth Judicial Day, Friday May 6<sup>th</sup>

1892

the Clerk of this Court by the petitioners herein  
And that upon said satisfaction of the payment of  
said damages being filed as ordered, the Road Supervisor  
through whose District said road runs be directed to  
open the same to Public use as a County Road

On the matter of a County Road  
Com<sup>o</sup> at the N.E. cor of NW<sup>4</sup> of SE<sup>4</sup> Sec  
19 T<sup>1</sup> R 35 E<sup>1</sup> W<sup>1</sup> and subsequent in-  
tersection of Davidson Road where it  
crosses wild Horse Creek in Sec 13  
T 8 N R 35 W.

Docket No 111

Road No 385

Now on this day comes the  
report of John Price, Smith Allaway and John Morrison  
the viewers heretofore appointed at the March Term 1892  
of this Court to view and determine how much less val-  
uable the lands of Edwin H. Caton and James T. Rimallen  
and others would be rendered by reason of the location  
of the above mentioned road as a County Road for  
final hearing, the same having been read upon a  
previous day of this term of this Court, to wit May Term  
1892, and it appearing from said report that said  
viewers duly met at the time and place appointed  
and were duly qualified before entering upon the  
discharge of their duties in this behalf, and it further  
appearing from said report that the said viewers have  
estimated and appraised the damages sustained to  
the land of Edwin H. Caton at the sum of \$36.<sup>50</sup> and  
the damage sustained to the land of James T. Rimallen  
and others at the sum of \$27.<sup>50</sup>.

And it also appearing to the Court that the viewers  
heretofore appointed to view out and report upon  
the location of the above mentioned road duly made  
their report at the March Term 1892 of this Court, and  
that said viewers reported favorably and recommended  
the location of the same as a County Road and the  
field notes and plat of said road being duly on file  
and certified to by the surveyor appointed to survey  
the same.

report  
reto  
to  
ed  
ation  
r  
various  
it  
met  
at-  
is  
re-  
rised  
at  
ere-  
s  
ed  
ded  
ild  
eer  
out  
of  
tab-  
he  
mit  
is  
in  
ng  
h



It is therefore ordered by the Court that the report of said viewers be accepted and that the road be established in accordance with said report, and that the report of the viewers, field notes and plat of survey thereof be recorded as by law required upon payment by the petitioners herein to said Edwin H. Caton or his attorney, the sum of \$36.50, and the said James J. Kinnellan or his attorney the sum of \$32.00 as awarded them as damages by the said viewers John Price Smith Alaway & John Morrison and the said satisfaction of said sums, having been paid to be filed with the Clerk of this Court by the Petitioners herein.

And that upon satisfaction of the payment of said damages being filed as ordered, the Road Supervisor through whose District said road runs be directed to open the same to Public use as a County Road.

In the matter of a County Road } Docket No 112  
 Com<sup>o</sup> at the center of the SE 1/4 Sec  
 24 T<sup>4</sup> P<sup>4</sup> NR 34 E. W. M. and adjoining } Road No 386  
 at center of Sec 26, T<sup>4</sup> P<sup>4</sup> NR 34 E. W. M.

Now on this day comes the report of W. M. Steen, William Bode & H. B. Lee the viewers heretofore appointed at the March Term 1892 of this Court to view and determine how much less valuable the lands of R. J. Foss & S. A. Richards would be rendered by reason of the location of the above mentioned road as a County Road, for final hearing, the same having been read upon a previous day of this term of this Court, to-wit May Term 1892, and it appearing from said report that said viewers duly met at the time and place appointed and were duly qualified before entering upon the discharge of their duties in this behalf, and it further appearing from said report that the said viewers have estimated the damages and appraised the same, sustained to the land of R. J. Foss at the sum of \$150.00.

And it also appearing to the Court that the viewers heretofore appointed to view out and report upon the