

178

The Commonwealth of Massachusetts Norfolk ss. February 4, 1932. Then personally appeared the above-named Adolf Gutknecht and Olga A. Gutknecht and acknowledged the foregoing instrument to be their free act and deed, before me, Charles A. Leavitt, Notary Public. (-----) My commission expires May 6, 1932.

Rec'd. & entered for record Feb. 6, 1932, at 10h. 44m. A.M.

COMMONWEALTH OF MASSACHUSETTS. Norfolk ss.

County of Norfolk  
Taking

At a meeting of the County Commissioners for the County of Norfolk held at Dedham, within and for said County on the twenty-sixth day of January 1932 by adjournment of their December meeting next preceding; The petition of John C. Mulvehill and others of Westwood in said County, represents as follows: Commonwealth of Massachusetts Norfolk, ss. To the Honorable, the County Commissioners of the County of Norfolk Respectfully represent your petitioners, inhabitants of the town of Westwood in said County, that common convenience and necessity require that the way known as Green Lodge Street, a public way in said town be relocated between the Canton Town Line and the Dedham Town Line for the purpose of establishing the boundary lines of said way, making alterations in the course or width of said way, making repairs on said way, and to discontinue any portion of said way or to do anything else which in your opinion is considered desirable. Wherefore your petitioners pray that said way may be relocated within the limits above specified. Dated October 20, 1930.

John C. Mulvehill

Peter L. Driscoll

Samuel C. French

Robert R. Ward

Frank J. Brand

This petition was presented to the Commissioners and duly entered at a meeting of said Commissioners, held at Dedham, aforesaid on the twenty-eighth day of October 1930, by adjournment of their September meeting next preceding; and the sixteenth day of December then next and ten forty five o'clock in the forenoon at the Court House in said Dedham were appointed by the Commissioners as the time and place for commencing and proceeding to view the premises; and they thereupon caused a copy of said petition, and of this order thereon, to be served upon the Clerk of the Town of Westwood being the town within which such relocation of way was prayed for, thirty days at least before the time appointed for said view; and also caused copies of said petition and order to be posted in two public places in said town; and also gave notice to all persons interested by causing a like copy to be published three weeks successively in the Dedham Transcript a newspaper published in said County, said posting and the last publication of said copy having been fourteen days at least before the time appointed for said view, that all persons and corporations interested for or against said petition, might then and there appear and be heard if they saw fit. And on the said sixteenth day of December 1930 the Commissioners, Edward W. Hunt, Frederick A. Leavitt and Russell T. Bates met at the time and place specified in said order, when and where the petitioners ap-

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ed and the town of Westwood was represented by its selectmen; and the said Commissioners viewed the route and premises, and heard all persons and corporations interested; and party interested objected and thereupon the said Commissioners did adjudge that common convenience and necessity require that said way be relocated as prayed for in said petition. thence the same was continued and adjourned to a meeting of the County Commissioners held at Dedham, within and for said county of Norfolk on the fourth day of August 1931 when where upon the adjudication aforesaid, the said Commissioners appointed the fifteenth day of September and eleven o'clock in the forenoon at the Court House in said Dedham as the time and place when and where they would proceed to hear all parties interested and make such action in relation to said adjudication as by law they might be authorized to do. and having given notice of such adjudication, and of the time and place appointed, and for the purpose aforesaid in the same manner as the notice and publication were given and made before first proceeding to view, the said Commissioners met at the time and place appointed and then and there heard all persons and corporations interested, and said hearing was thence adjourned and continued from time to time to this meeting. And now the said Commissioners, by courses and distances, metes and bounds, do relocate said Green Lodge Street as prayed for in said petition. And the lines of said relocation of said Green Lodge Street are as follows: The easterly line begins at a stone bound in the Dedham-Westwood town line, said bound being on the easterly side of the present Green Lodge Street and distant 91.46 ft. from the town bound on the westerly side of said Green Lodge Street; thence southerly and easterly by a 2000.00 ft. radius curve 231.10 ft. to a stone bound; thence continuing by a 600.00 ft. radius curve to the left 254.18 ft. to a stone bound in the northerly line of the Circumferential Highway, so called, as laid out by the Department of Public Works on July 14, 1931. The westerly line begins at a stone bound on the westerly side of the present Green Lodge Street, said bound being in the Dedham-Westwood Town Line and bearing N. 47-01 W 112.46 ft. from the point of beginning of the easterly line as above described, and also bearing N 47-01 W 21.00 ft. from the above mentioned town bound; thence southerly and easterly by a 2060.00 ft. radius curve 234.10 ft. to a stone bound; thence continuing by a 22.144 ft. radius curve to the right 59.11 ft. to a stone bound in the northerly line of the aforesaid Circumferential Highway; thence S 47-01-00 E in said northerly line of said Circumferential Highway 371.93 ft. to the last bound in the easterly line as above described. This relocation of said Green Lodge Street in Westwood discontinues and is intended to discontinue all the remaining portion of said way as heretofore located. Said lines are shown upon a plan entitled "Plan showing the Relocation and Widening of Green Lodge St., Westwood as made by the Norfolk County Commissioners by Return dated Jan. 26, 1932, Hartley L. White, County Engineer, Scale 1 inch = 60 ft." and marked "Edward W. Hunt, Chairman" which plan is filed herewith and made a part of this return. And the said commissioners do hereby take for the purposes of a highway all the easements and rights incident to a public highway in the lands included within the lines of relocation hereinbefore described and as shown on the plan hereinbefore referred to and made a part hereof in so far as such lands may lie outside the limits of

said way as heretofore defined. And permanent stone or concrete bounds, not less than three feet long, two feet of which at least shall be inserted in the earth, will be erected at the termini and angles of the way relocated as aforesaid, when practicable; and, when not so, a heap of stones, a living tree, a permanent rock, or the corner of an edifice will be a substitute; or said bounds may be permanent stone or concrete bounds not less than three feet long, with holes drilled therein, and filled with lead, placed a few inches below the travelled part of the street or way. And it is determined by the Commissioners that the Inhabitants of the town of Westwood do within two years from the date of this return and order complete said way in a thorough and workmanlike manner and to the acceptance of the County Commissioners. Said way shall be constructed to the full width indicated on said plan, throughout the entire length of the portion relocated by this return and order. Suitable sidewalks, gutters, culverts, retaining walls, fences and railings shall be constructed wherever needed. And it is determined by the Commissioners that all the expenses of making the relocation of said way as prescribed in this return and order including the expenses of constructing said way, and all land and other damages and expenses incident thereto be paid by the Inhabitants of the Town of Westwood. And the Commissioners have heard the proprietors of lands and property, rights and interests, taken or affected by these proceedings, and have considered and estimated the damages sustained in the premises, having had regard to all the damages done to the parties respectively, whether by taking their property or injuring it in any manner, and having allowed, by way of set off the benefits, if any, to the property of said parties in the premises, and do estimate and determine the damages to be paid to said parties respectively, in the sums hereafter named; the same to be paid to said parties respectively by the town of Westwood when the lands hereby taken and over which said way is hereby located, have been entered upon and possession taken, for the purpose of constructing the said way,

Edmund D. Codman

\$1.00

And having heard the proprietors of lands and property, rights and interests, taken or affected by these proceedings, the Commissioners direct that all said proprietors shall have the right to take off their timber, wood, and trees, and to remove their buildings, structures, hedges, walls, and fences from the lands so taken, at any time within three months from the date when said lands have been entered upon or possession thereof taken for the purpose of constructing said way.

Commonwealth of Massachusetts ) Edward W. Hunt )  
 ) Frederick A. Leavitt ) County  
 ) Russell T. Bates ) Commissioners

Norfolk, ss. At a meeting of the County Commissioners, held at Dedham, on Tuesday, the twenty sixth day of January 1932 by adjournment of their December meeting next preceding:  
 ORDERED That the foregoing Return and Order be filed, accepted and recorded, and that an attested copy thereof be transmitted to the Clerk of the Town of Westwood within the limits of which said highway described therein lies, that the same may be recorded by said Clerk, within ten days, in the book of records kept in said Town for that purpose.

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)	Edward W.Hunt	)
)	Frederick A.Leavitt	) County
)	Russell T.Bates	) Commissioners

A true copy of County Commissioners' Return

Attest: R.B.Worthington, Clerk.

Rec'd.& entered for record Feb,9,1932,at 9h.51m.A.M.

WE HEREBY CERTIFY that on the third day of February in the year one thousand nine hundred and thirty two we were present and saw Fred T.Barnes, Treasurer of the South Weymouth Savings Bank and representing the Mortgagee named in a certain mortgage given by Howard L.Dunbar to South Weymouth Savings Bank dated 27th,Dec.A.D.1928, and recorded in Norfolk Registry of Deeds, book 1834, page 98, make an open, peaceable, and unopposed entry on the premises described in said mortgage, for the purpose, by him declared, of foreclosing said mortgage for breach of the condition thereof.

Dunbar Est.  
to  
So.Weymouth Savs.

)	Theron L.Tirrell
)	Josiah F.Martin

Commonwealth of Massachusetts  
Norfolk ss, Feb. 5, 1932. Then personally appeared the above-named Theron L. Tirrell and Josiah F. Martin and made oath that the above certificate by them subscribed is true, before me, John Q. Torrey, Justice of the Peace.

Rec'd.& entered for record Feb.9,1932,at 10h.04m.A.M.

Boston, Mass., February 5, 1932. I, Francis J. Lally, as I am the duly elected, qualified and acting Clerk of Medway Company, hereby certify that the Sixth Section of Article VI of the by-laws of said Medway Company provide as follows: "Article VI. Board of Directors. The board of directors shall have power. Sixth: To purchase, lease and acquire in any lawful manner any and all lands, stocks, buildings, tools, machinery, fixtures, patents, interest thereunder, and any other real and personal property which in their judgment are beneficial to the purposes of the corporation, and to issue stock of the corporation in payment of such property when they deem it proper. They shall also have the right to sell, mortgage, lease or dispose of any real or personal property of the corporation when, in their opinion, the interests of the corporation would be best promoted thereby." I further certify that at a special meeting of the directors of said Medway Company duly called, warned and held on February 5, 1932, at which a quorum was present the following vote was unanimously passed. VOTED that the Treasurer be and he hereby is authorized and empowered to execute and deliver for and in behalf of Medway Company a mortgage note in the sum of \$5,317.73 with interest at six per cent payable in or within six months to Philip Carey Company, a corporation duly organized and existing under the laws of New Jersey, and to execute, acknowledge and deliver a mortgage in said amount to secure said note covering premises on Broad, Barber and Winter Streets in Medway, Massachusetts, under such terms and conditions as he deems for the best interest of the company.

Medway Co.  
Copy Pt. By-Laws &c.