

And whereas , said viewers and engineer made due report that said improvement would be of public utility and filed plans and specifications therefor;

And whereas said board of Commissioners on April 7th 1913 ordered the construction of said highway in conformity to said plans and specifications, and ordered the said county Auditor to make due and legal notice for bids for the construction of said road;

And whereas , after such notice the contract for the construction was let , bonds were ordered issued ,and said bonds duly advertised and sold.;

And whereas since such proceedings were commenced the Legislature of the state of Indiana, at the 1913 session, enacted a new law with reference to such highways as pass through incorporated towns , which new law changes the manner of paying for improvements of such highways where the expense per mile of such improvement is greater within the town than the average expense per mile of roads in the township outside the town limits, and delegates to the Board of Commissioners the power to levy a tax against so much of the taxing district as may lie in the town and collect at the same time and in the same manner as the remainder of the cost of the road is collected .;

Therefore be it resolved that all proceedings herein before set out , and all other proceedings pertaining to the establishment and improvement of said highway are hereby in all things consented to , authorized , approved ,and ratified ,and said board of County Commissioners are hereby requested and given the power to cause such highway to be constructed and pay for the same in such manner , at such time ,and in such form , and levy such tax as shall be required by said new law enacted in 1913.

Adopted this ____ day of June 1913

I.M.Casebeer.
President.

John Darby.

H.C.Sawyer.

Attest. Clarence Magers.