Pouglas County. 12

Midland, town of-

Created from town of Amnicon.

Order of Court, Jan. 19, 1910.

State of Wisconsin, { s8.

Department of State.

Received this 14th day of

February A. D. 191 0 at 9

o'clock A.M. and recorded in Vol. 3

of County Plats on page 150-155

A. T. Torge. Assistant Secretary of State.

State of Userman County of Douglas In Comit Comt Judgment creating Town of Midland State of Wisconsin } ss. Horney A. D. 19/0 at. 9 o'close M. and recorded in Vol. on pe se An A - A Stant Secretary of Stat gtat for 5ta

SUPERVISORS 1909-10 CITY OF SUPERIOR

CITI OF BOFERIOR
Wm. Stone First Ward Thos. C. McLean Second Ward
Anton Olson
P. E. BergmanFourth Ward
H. J. Hammerbeck
E. Rossiter Sixth Ward
Dell SeeSeventh Ward F. J KenyonEighth Ward
Nels Nelson Ninth Ward
Joseph Megawa
Oscar Linquist
S. P. Carlson Town of Bennett Gust Johnson
Alex McAloon
John Dunlop Town of Hawthorne
Eugene J. Barber. Town of Highland
Alex Antilla
Gustav Fried. Town of Solon Springs Ed. Wollum Town of South Range
George Keup Town of Superior
Fred Chaffey
Peter Nelson Lake Nebagamon

OFFICE F STATE **COUNTY CLERK'S** - EIVED UL1

DOUGLAS COUNTY, WIS. <u>.</u>

CHARLES L. FLAGSTAD, COUNTY CLERKER 1 1 1910 W. J. LEADER. DEPUTY CLERKER 1 W. J. LEADER, DEPUTY CLERK E. ROSSITER, CHAIRMAN COUNTY BOARD WISCONSIN

Superior, Station A, Wis., Feb. 12th 1910 1910

ANS'O

1

Hon. James A.Frear,

Secretary of State,

Dear sir,

I hereby certify that the enclosure attached is a certified copy of the judgment of the Circuit Court of Douglas County, creating the town of Midland, by detaching territory from the present town of Amnicon.

Given under my official seal at Superior, this 12th day of February A.D.1910

casted

County Clerk By Klad

Deputy

State of Wisconsin, Circuit Court, County of Douglas.

I, C. K. G. Clerk of the Circuit Court in and for the County of Douglas, State of Wisconsin, do hereby certify that I have compared the attached copy of Findings and fudgment Oreating the Journ of Midland annexed to this certificate with the original

ss.

now on file in my office, and in my legal custody, and that the same is a true copy of said original, and a correct transcript therefrom, and of the whole thereof.

> In Testimony Whereof, I have hereunto set my hand and duly affixed the seal of said Court at the City of Superior, County of Douglas, State of Wisconsin, this 3⁻²⁴ day of *Helscurry* A. D. 19/0 *Helscurry* Clerk. By *Clerk.* Deputy.

CIRCUIT COURT, ____ DOUGLAS COUNTY.

The above entitled matter having come on to be heard pursuant to due notice, proof of which is on file herein, and the court having heard all persons appearing and lawfully entitled to be heard thereon, and having heard the arguments of counsel appearing for and against the prayer of the petition, and having duly considered the same, makes the following findings of fact.

FINDINGS OF FAUT.

That the territory described in the petition is contiguous territory, situate wholly in the County of Douglas and State of Wisconsins.

That the said territory contains more than a government township and is a part of and wholly within the Town of Amnicon in said County.

That said territory has more than fifty residentelectors and an assessed valuation, according to the last preceding assessment, excee-

That the total assessed valuation of the town of Amnicon, for the last preceding assessment, is \$273,309.75.

That all of the allegations of the said petition are true.

That the petition herein is signed by more than a majority of the resident electors and by more than a majority of the resident freeholders and homesteaders in and upon said territory and is duly verified, as required by law.

That all of the requirements of Section 775a, 775b and 775c of Chapter 2I of the Laws of the State of Wisconsin for the year 1905 and all amendments thereof have been duly complied with herein.

113

That all indebtedness of the town of Amnicon now existing and here retofore legally incurred is properly chargeable to and should be paid by the said towns in the propotion of 6I per cent, thereof by the town Widland and 39 per cent, thereof by the town of Amnicon, And that the town of Midland should pay to the town of Amnicon the further sum of ######## \$1000,00 as the excessof the value of property hereby assigned to it over that assigned to Amnicon. That all School sites and buildings and other real estate located within each of said towns should be assigned to and remain the property of the town in which the same is located, that the town-hall building and site shall be retained in and remain the property of the town of Midland; that the tangible personal property of the town of Amnicon as now existing, shall be divided between the town of Midland and the town of Amnicon as Follows:

One good scraper, one-half of the old plows and scrapers, one grader, clerk's desk and table, one volume of the Statutes of Wisconsin, and all school furniture and supplies heretofore used in the school buildings located within its boundaries shall be assigned to and be the property of the town of Midland; the iron safe, one good scraper, one-half of the old plows and scrapers, one drag, one copy of the Statutes of Wisconsin, and all school furniture and supplies heretofore used in the school buildings locatet within the territory of the town of Amnicon as remaining shall remain and be the property of said town; and all town funds and state to choses in action in the hands of the town treasurer of said town of Amnicon at the date of this order, less town orders theretofore drawn against the same, shall be paid to or remain the property of the said towns respectively in the proportion of 6T per cent, thereof for the town of Midland and 39, per cent, thereof for the thwn of Amnicon; and all credits due to the town of Amnicon at the date of the order and Judgment herein shall belong and be credited to the said towns respectively in the same proportion as hereinabove mentioned.

That the town-hall heretofore used for the holding of townmeetings in the town of Amnicon is a proper and convenient place for the holding of the first annual town meeting in the said new town of MidTand.

That setting off the territory described in the petition there will be left in the said town of Amnicon more than thirty-six square miles of territory, not less than fifty resident freeholders and an assessed valuation of not less than one hundred thousand dollars (\$100,000), according to the last preceding assessment.

That the school-house located on Section 12, Township 48, Range

I2, is a proper and conveniant place within the town of Amnicon in which to hold the next annual town meeting in said town.

Therefore, on motion of Frank A.Ross, attorney for the petitioners herein.

IT IS ORDERED AND ADJUDGED, that the territory described in the petition herein, to-wit; commencing at the northeast (NE) corner of Section 28, Township 48, Pange II, thence running south in the section line between Sections 28 and 27,33 and 34, in Township 48, Pange II, and between Sections 3 and 4, 9 and 10, 15 and 16 of Township 47 Range II, to the southeast corner of Section 16, Township 47, range II; then de west in the Section line between Sections 16 and 21, 17 and 20, and 18 and 19 of Township 47, Range II, and between Sections I3 and 24, 14 and 23, 15 and 22, 16 and 21, 17 and 20, 18 and 19, of Township 47, Range I2, to the southwest corner of Sections I8, Township 47, Range I2; thence north in the range line separating ranges I2 and I3 to the m northwest corner of Section I9, Township 48, Range I2; thence east in the section line between Sections 18 and 19, 17 and 20, 16 and 21, 15 and 22, 14 and 25, 13 and 24, Township 48, Range 12, to the northeast corner of said Section 24; thence south in the east line of Section 24, to the northeast corner of Section 25, Township 48, Range 12, thence east in the section line between Sections 19 and 30, 20 and 29 and 21 and 28 in Township 48, Range II, to the place of Beginning; be and the same is hereby organized into a new town by and under the name of "Midland"; that the first annual meeting of said town of Midland be held at the townhall in the village of Poplar, where town meetings have been heretofore held; that said town of Midland pay to the said town of Amnicon, as its just and equitable share of the value of the of the tangible assets of said town, in excess of specific property hereby assigned to said town of Amnicon, the sum of one thousand dollars (\$1000), and in addition thereto, that it pay to the said town of Amnicon sixty-one per cent of all indebtedness of said town of Amnicon now existing and heretofore legally incurred, less sixty-one per cent of all town funds and choses in action in the hands of the town treasurer of said town of Amnicon at the date of the entry of this

judgment, less town orders theretofore drawn against the same; and deducting also from such sum as shall be chargeable to said town of Midland hereunder, sixty-one per cent, of all credits due at the date of this order to the town of Amnicon; that the title to all real estats including buildings located within said town of Midland and heretofore belonging to said town of Amnicon, be and the same is hereby vested in the town of Midland; and that the title to all school property, including real estate, buildings and equipment, located in said town of Midland, be and the same is hereby vested in the proper school authorities of said town of Midland; that the tangible personal property heretofore belonging to the town of Amnicon shall be and remain the property of said town, except that the following personal property, to wit; one good scraper, one half of the old plows and scrapers, one grader, clerk's desk and table, and one Volume of the Statutes of Wisconsin shall be and become the property of the said town of Midland; that the town ############################ board of said town of Midland be and it is hereby required to levy a tax upon all of the taxable property in said town sufficient to pay to the said town of Amnicon the proportion of the indebtedness of said town of Amnicon properly chargeable hereunder to the said town of Midland, as the same shall become due and payable, and in additionthereto the sum of \$1000,00 as found herein; that the next town meeting to be held in the town of Amnicon be held in the schoolhouse located on Section I2, Township 48, Range I2.

Done in open Court this 19th, day of January, 1910.

By The Court. A.J.Vinje. Judge.