

State of Minnesota,

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County of Traverse,

The undersigned Peter Henry and R. C. Davison hereby states, returns and certifies as follows:-

1. That they were the duly appointed, acting and qualified judges of that certain special election held within and for the Village of Tintah, Traverse County, State of Minnesota, on Tuesday August, 5th, 1913. That the purpose of said election was to vote on the proposition of detaching certain unpatented lands from the corporate limits of the said Village of Tintah.

2. That said election was duly called by the Village Council of said Village of Tintah, County and State aforesaid pursuant to a petition signed by more than thirty (30) of the legal voters of said Village of Tintah including a majority of the owners of the lands therein described and sought to be detached from the said Village of Tintah and filed in the office of the Village Recorder of the Village of Tintah aforesaid on July, 21st, 1913.

3. That upon the filing of said petition as aforesaid the said Village Recorder in due compliance of law duly and immediately notified the members of the Village Council for said Village of Tintah of the filing of said petition and thereupon the said Village Council duly called and held a special meeting thereof on July, 22nd, 1913 (being within ten (10) days after the filing of said petition). That at said special meeting on motion duly made seconded and carried it was ordered that a special election be held within and for said Village of Tintah on August, 5th, 1913 for the purpose of voting on the proposition of detaching the land described in said petition and hereinafter stated and described from the said Village of Tintah, Traverse County, Minnesota and that said Village Council give due and legal Notice of said special election.

4. That pursuant thereto the said Village Council duly posted three copies of the Notice of special election, said Notice containing a copy of the petition aforesaid ~~and~~ within said Village of Tintah and outside of the territory sought to be detached and was also duly posted in three of the most public places within the territory sought to be detached from said Village of Tintah and said Notice of special Election contained the statement of the time and place of said special election and stated the proposition which would be determined and voted upon by the electors of said Village of Tintah thereat. That said Notice of special election was also duly published more than one full week in the Tintah Journal, a weekly newspaper printed and published weekly at said Village of Tintah, by said Village Council of said Village of Tintah.

5. That said Notice of election stated that the said special election as aforesaid would be held within and for said Village of Tintah on Tuesday, the 5th, day of August, A. D. 1913 and stated that the proposition to be voted on was whether or not the territory described therein should be detached from said Village or whether the same should remain therein as at present and that the ballots to be used at said special election would state "for detaching" and "against detaching".

6. That the following territory was duly described in said petition, Notice of special Election so duly posted and published,

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to-wit:- The North Half (N $\frac{1}{2}$ ) of the North West Quarter (NW $\frac{1}{4}$ ) and the Northeast Quarter (NE $\frac{1}{4}$ ) of Section Three (3); the North Half (N $\frac{1}{2}$ ) of Section Two (2); and all of Sections One (1), Twelve (12) and Thirteen (13) all in Township One Hundred Twenty-nine (129) Range Forty-five (45) in Traverse County, Minnesota. That at the time of the filing of the petition herein the above described premises and real property was situated within the corporate limits of the said Village of Tintah and said petition sought to have the same detached therefrom at said special election held herein as aforesaid.

7. That said special election which was duly held, conducted, and concluded as other special elections held pursuant to the General Laws of the State of Minnesota in villages and after all the ballots cast thereat were duly counted and said votes and ballots duly canvassed the result thereof was that the total number of twenty-six (26) votes were cast at said special election on the proposition of whether or not the real property described in paragraph number six hereof should be detached from said Village of Tintah and that twenty-five (25) of said votes were in favor of detaching said real property from said Village and there was one (1) vote against detaching said real property as aforesaid.

8. That after duly counting said ballots and canvassing said vote the undersigned as Judges of said special election duly declared that the proposition of detaching the territory described herein had received a majority of the votes cast and carried and declared that upon the furnishing of certificate showing the aforesaid that said territory was in all things detached from said Village of Tintah and made a part of the Township of Tintah where the same was originally situated and located. That all of the aforesaid proceedings were in due conformity of law and all the laws of the State of Minnesota governing matters of this kind were followed at said special election.

Dated, Tintah, Minnesota, August, 5th. 1913.

Peter Flynn  
R. L. Davison

State of Minnesota,

-ss-

County of Traverse,

Judges of Election.

and  
being each first duly sworn deposes and says that he was one of the judges of the special election of the Village of Tintah held on August, 5th. 1913 and stated and set forth in the foregoing return, report, certificate and statement of the result of said election; that he has duly read the said report, certificate and return and knows the contents thereof and that the same is true to affiants own knowledge.

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Peter Flynn  
R. L. Davison

Subscribed and sworn to before me this 9th. day of August, 1913.

NOTARY PUBLIC, Traverse County,  
Minnesota

U. G. Nelson