1.31 AN ORDINANCE ANNEXING CONTIGUOUS TERRITORY TO THE CITY OF PIPESTONE, MINNESOTA.

The Common Council of the City of Pipestone, Minnesota do ordain as follows:

Section 1. The land described as follows, to-wit: The North 550 feet of Lot F and the North 550 feet of the West 197.75 feet of Lot E, all in Stuarts Subdivision of the North one-half $(N\frac{1}{2})$ of the Southwest Quarter $(SW_{\frac{1}{4}})$ of Section 13, Township 106, Range 46, all in the County of Pipestone, State of Minnesota; now owned by LaRue V. Dahlquist and Harriet Dahlquist as Joint Tenants and being contiguous to and abutting on the corporate limits of the City of Pipestone, is hereby declared to be a part of the City of Pipestone, Minnesota.

Section 2, This ordinance shall take effect and be in full force from and after its passage and publication.

Original Ordinance passed October 19

(Mayor)

Attest:

6ity Clark.

#18572

STATE OF MINNESOTA DEPARTMENT OF STATE FILED

FEB 8 1967

ups Lobonous Secretary of State United States Department of Agriculture Forest Service Chippewa Na tional Forest Cass Lake, Minnesota Attention: D. D. Westerberg, Forest Supervisor

Dear Sir:

This will acknowledge receipt of your certified letter of February 9th, serving as notice of intent to apply for a survey of Sections 25, 26, 35 and 36. Township 60 North, Range 27 West, Itasca County, Minnesota.

Yours truly.

Secretary of State Corporation Division

UNITED STATES DEPARTMENT OF AGRICULTURE FOREST SERVICE CHIPPEWA NATIONAL FOREST

Cass Lake. Minnesota

7150

February 9, 1967

CERTIFIED MAIL

Honorable Joseph L. Donovan Secretary of State State of Minnesota St. Paul, Minnesota 55101

Dear Mr. Secretary:

A land identification problem exists in the Chippewa National Forest in Sections 25, 26, 35, and 36, Township 60 North, Range 27 West, Itasca County, Minnesota. It involves a tract of land which we consider as erroneously omitted from the original Government survey. Title to this land is uncertain because it cannot be described by reference to the original survey plat on which the area in question is shown as open water of Maple Lake.

The enclosed sketch illustrates the problem. It shows a comparison of the record meander line of Maple Lake with the actual shoreline from the 1947 Aerial Photography. The existing land area within the record meander line is the land in question. It is contended that this land is public domain land of the United States and is subject to survey and administration as such.

We plan to submit an application to the U.S. Department of Interior, Bureau of Land Management, for an extension survey to include this land. The procedure for making application for such surveys is set forth in Federal Regulations 43 CFR 280.5 to 280.10. Part 280.6 of these regulations requires that application include proof that notice of intention to apply for such surveys has been served on adjacent landowners, and the Attorney General and the Secretary of State for the State in which the land is located, at least 30 days in advance of the date of the application.

The purpose of this letter is to serve as our notice to you of intent to apply for a survey as required by CFR 280.6. A similar letter is being mailed to the Attorney General of Minnesota. If you have reason to object to this proposed survey, you should file your objection with

Mr. Boyd Rasmussen, Director, Bureau of Land Management, U. S. Department of Interior, Washington 25, D.C.



Adjacent landowners of record are being notified. An official determination of the boundaries and title to this land will be of interest to all concerned. Accordingly, we will appreciate receiving your acknowledgement of receipt of this letter so that we can complete the application for survey.

If there is additional information you wish concerning this matter, we will be pleased to send it to you.

Sincerely yours,

D. D. WESTERBERG Forest Supervisor

Enclosure