

4-23/70

I-24m Savage-Glendale

BEFORE THE MUNICIPAL COMMISSION
OF THE STATE OF MINNESOTA

Robert W. Johnson	Chairman
Arthur R. Swan	Vice Chairman
Robert J. Ford	Member
Thomas Stepka	Ex-Officio Member
Harold Huss	Ex-Officio Member

IN THE MATTER OF THE PETITION AND)	
RESOLUTION FOR THE CONSOLIDATION)	
OF THE TOWNSHIP OF GLENDALE WITH)	<u>AMENDMENT TO ORDER</u>
THE VILLAGE OF SAVAGE, SCOTT)	
COUNTY, MINNESOTA)	

On the 24th day of December, 1968, the Minnesota Municipal Commission issued its order in the above-entitled matter. On the 10th day of April, 1969, the District Court of the First Judicial District, by Judge Harold E. Flynn, issued its order striking a portion of the order of the Minnesota Municipal Commission and remanding the matter to said commission with instructions to amend their order to conform to the court's order. The Minnesota Municipal Commission therefore issues its

A M E N D M E N T T O O R D E R

IT IS HEREBY ORDERED: That that part of the order of the Minnesota Municipal Commission order in the above-entitled matter dated the 24th day of December, 1968, which reads

"That all of the Town of Glendale lying south of the Minnesota River in townships 27NR24 and 115NR21W excepting sections 30 and 31 of township 115NR21W and the Village of Savage, Scott County, Minnesota, be incorporated and consolidated to form a single new municipality."

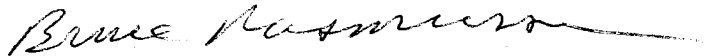
be amended to read

That all of the Town of Glendale lying south of the Minnesota River in townships 27NR24 and 115NR21W

and the Village of Savage, Scott County, Minnesota,
be incorporated and consolidated to form a single
new municipality.

Dated this 23rd day of June, 1970

MINNESOTA MUNICIPAL COMMISSION

A handwritten signature in cursive script, appearing to read "Bruce Rasmussen", with a long horizontal flourish extending to the right.

Bruce Rasmussen
Secretary

M E M O R A N D U M

The order of the District Court in the within matter has been appealed by the commission to the Supreme Court. Through oversight on the part of the commission the court order to the commission to amend its order was overlooked. Today's amendment rectifies this oversight. The significance is merely a matter of form, as the new Village of Savage has been functioning with section 30 and 31 included.