

No. 6 Mar Term,

1851

Jordan v.

versus

Vacate Supply
Public Road

Contents :

1. M. & H. v. H.

2. J. J. v. H.
et al of
Ans. in. et. al.

3. informed ab.

Filed in Port Tap Rd.
17422

return to the stand

A. G. Horne

State of Pennsylvania

Constituted by the session of
Assembly last month of a joint
Resolved to the 2d of October and by
the Board of Trade and a Committee
in the said County of Lancaster
The Petition of the Inhabitants and
Citizens of the County of Lancaster
and County in these parts of the State
desirous of smooth their governments
and establish a good peace among the
inhabitants of the publick State by means of
Wood or stone buildings. Such will be
the least cost publick Building for a sum
of £6000 or more on each being to consist of
one hundred and twenty feet square
and sixteen feet high. The publick
to have a door and window at the
more important end. And we will
not pay

10000

10000

10000. 10000
10000
10000

10000

Find Mr. Condit.
From Duran. Fr
the. Patterson,
Send check
May 17, 19

Jeffersonian
W. B. Allen
W. A. Russell
J. A. Radis
John W. Nichols
John Chapman
Robert Agassiz
E. L. Agassiz
John W. Nichols
John W. Nichols
Sam'l Green
Rev. Dr. Johnson
John W. Nichols
Franklin Gilligan
W. L. Lincoln
H. C. Leonard
H. D. See
John Nichols
W. P. Strong
W. G. Williams

No Mar 7 1881

And now the Senate
Act- 1881, the Ontario
Traction road &
concerned and
Thomas H. Moore
John Evans Jr. &
George Bellmore ap-
pointed appropriate
members

By the Senate
J. McO

Reader Mar 881

H. H. Hause

To the Honourable the judges of the court of Quarter Session of the Peace in and for Clearfield County. The petitioners of the undersigned citizens of the Township of Jordan in said county respectfully sheweth that a road has lately been laid out by order of the court from Pattersons Sawmill to the Chest Creek Road near James P Currys which road if confirmed by the court will be very injurious to your petitioners and burdensome to the inhabitants of the Township through which the same runs. Your petitioners therefore respectfully pray your Honours to appoint proper persons to review the said road and report thereon according to law and they will ever pray

Joseph H. Strong
S. H. Withrow
John Snyder
Aaron Carpenter
Jack Gilligan

H. J. Goldsmith
Edwin J.
Isaac J. Bloom

J. H. Reed
J. P. Smith
Henry Smith
William Straw
Ed Currie

Orange Thuston
Enoch Rice
J. W. McAllister

James Williams
J. H. Peter

1000' max. sign 1887
left in for review
of Raft in border
of Grinnell leading
from alluvium
New Milne

Chest Creek Road
near gas & Curry

Jailed Oct 1, 1881

Oct 17, 1881.

D. T. in Grinnell
Dr. W. Moore
Geo. S. Patterson
are affiliated
reviewers

By W. T. Townsend
C. A. 1881
Wilson

Vacate and Supply | For the Court of Quarter Sessions
Public Road | E of Clearfield County Pa
in | E 7106 March Term 1881
Jordore Township |

And now 7 Feb 1883 on Application
of Wallace & Strohs Rule is granted to Show
Cause why Confirmation Absolute Should not
be stricken off and all Proceedings to open said
road ordered to be stayed until this is disposed of.

By the Court

Certified from the record at
Clearfield this 29th March 1883

James Kerr
Frothy

1881 Score 3 off

Place	London	Leip	Paris
High street			
Princes Street			
High Holborn			
Whitechapel			
East C. of Middlesex			
St. John's Church			

Open and Committee

At a Court of Quarter Sessions of the Peace of the county of Clearfield, held at Clearfield, in and for said county, on the 22 day of March A. D. 1881, before Judges of said Court, upon a petition of sundry inhabitants of the Township of Jordan in said county, setting forth that they labor under great inconvenience for want of a Public Road beginning at a Road at or near Pattersons Saw Mill to intersect Public road near James R. Currys on Road running to Amonville and respectfully petition for Viewers to be appointed to view and lay out the same

and therefore praying the Court to appoint proper persons to view and lay out the same according to law,

whereupon the Court, upon due consideration had of the premises, do order and appoint Tho W Moore John Swan Sr George Patterson who, after being respectively sworn or affirmed to perform the duties of their appointment with impartiality and fidelity, are to view the grounds proposed for said road, and if they view the same and any two of the actual viewers agree that there is occasion for such road, they shall proceed to lay out the same agreeable to the desire of the petitioners, as may be, having respect to the best ground for a road and the shortest distance, and in such manner as to do least injury to private property, and state particularly whether they judge the same necessary for a public or private road, together with a plot or draft of the same, with the courses and distances and reference to the improvements through which it passes, and shall also procure releases of damages from persons through whose lands said road may pass, or failing to procure such releases, shall assess the same, if any sustained, and shall make report thereof to the next Court of Quarter Sessions to be held for the said county, in which report they shall state that they have been sworn and affirmed according to law. Notice is directed to be given to the owners or occupants of seated lands through which the within road is intended to pass, of the time of the view, according to the 147th rule of Court.

BY THE COURT,

James Koos
, Clerk.

RELEASE OF DAMAGES.

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned, owners of the lands through which the road located by the viewers, under the annexed order, passes, for and in consideration of the sum of One Dollar to us respectively paid by the at and before the ensealing and delivery hereof, have remised, released and forever quit-claimed and do hereby remise, lease and forever quit-claim to the said all damages that may arise to us respectively by reason of the location and opening of the said Road; so that neither we, nor any of us, nor any person claiming under us, can or may hereafter ask, sue for, demand, have or receive any damages for injuries arising or growing out of the location and opening of the road aforesaid.

Witness our hands and seals, this day of
A. D. 188



ASSESSMENT OF DAMAGES.

The following named persons, having refused to release the damages to which they respectively may be entitled by reason of the location and the opening of the said road in the annexed return described, we, the undersigned, viewers, under oath in pursuance of our duty, under the Act of Assembly do assess their damages and make report thereof, as follows:

To the sum of

To the sum of

To the sum of

Witness our hands this day of A. D. 188

NOTE.—In case of a Private Road, the release must be executed in favor of the petitioner for said road.

Also— Viewers will carefully note the number of days employed and set the amount out at the foot of their return.

Reviewers cannot interfere with damages assessed by the original viewers, except so far as the location may be changed by the reviewers.

N. B.—If the viewers believe the parties are not entitled to damages, taking into consideration the advantages as well as the disadvantages of the road, they will report to that effect.

To the honorable Judges of the Court of Common
Pleas of Clearfield County

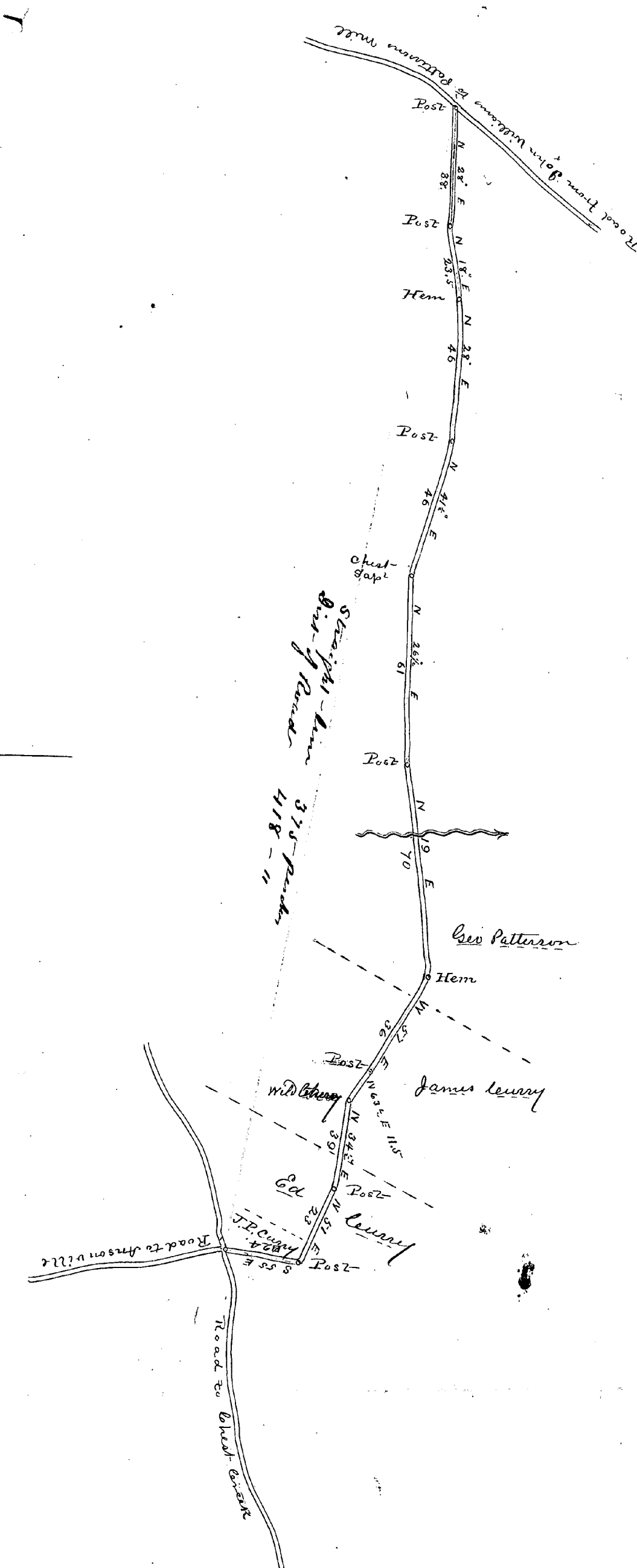
We the undersigned Viewers
appointed by the foregoing Order of Court to
view the road therein described Do Report
that in pursuance of said appointment -
after first having given due notice of the time
and place of said view. we all met and
being duly Affirmed according to law
we did proceed to view the ground for
the proposed road. (owners & occupants of land
along the route of said proposed road also having
had previous notice). And we are of opinion
that the aforesaid road is necessary for the public
travel and is much lower grade & very much
shorter distance than is attainable by any other
route. and therefore we have viewed laid out
and do return for public use the following
road Beginning at a Post on the public road
leading by Pattersons Sawmill to John Williams
Thence North twenty eight degrees East Thirty
Eight Perches to a Post. Thence North eighteen
Degrees East twenty three & one half Perches
to a Hemlock Thence North Twenty eight
Degrees East. Fifty six perches to a Post.
Thence North forty seven one half Degrees
East thirty six Perches to a Chestnut sapling
Thence North twenty six & one half degrees
Sixty one perches to a Post in old timber road
Thence North nineteen degrees East. Seventy
Perches to a Hemlock Thence North
Sixty three & one half degrees East

Eleven & one half Perches to a wild Cherry
thence North thirty four & one half
degrees East thirty nine Perches to a
Post thence North fifty one degrees
East twenty three Perches to a Post
thence South fifty five degrees East
Twenty four Perches to the Public road
near James B Luray

And we also having enquired as to damages
resulting to any one by reason of the passing
of said road, have ascertained that no damage
results to any one.

Witness our hands this 31st day of May
AD 1881

As, C. W. Moore
John Swan Len
George Patterson



No. 40. *Mar. Session, 1881*

ORDER
oncale
To view and lay out a Road.

For Public Use in the township

of *Ironiam* Clearfield county.

Now 2 June 1881 Report
officer, Road confirmed
in six Road were opened
33 feet wide except where
cutting binding thru to
be 16 feet wide by the County

Now 23 June 1881
Confirmed Absolutely
By the County
opening order given to John Smith
26 June 1881

Filed 2nd June 1881

25 FEE \$1, Paid by *J. B. Hansen*

REPUBLICAN PRINT.

Parry Sessions 1883. Rule granted to stay proceedings by Supervisor
June Sessions 1883. Rule discharged by consent of Wallace & Hobbs
5th January 1883. See Watch Book page 178.

Phil W. Moore 3 days 12 miles Cork
John Swem 2 " — Cost 9/30/81 to Philip Dotts
Geo Patterson 2 " —