

No. 8 January Term, 1882

Public Road

VERSUS

Bloom Township

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June 1882

no. 8 i.

ok.

Used

Mr. Gray 3/1882

Bill for Scavengers for
Road in Bloomfield
to be paid from
Pits near West Story
to George W. Davis
Mill

And now 16th Jan 1882

J. S. Webb
John D. Smith
A. J. Hobday
are appointed scavengers
of the B. & B. Mill

And now 21st March 1882
enclaged to June 1st previous next
enclaged to June 1st previous next
A. J. Hobday

B. & B.

To the Judges of the Court of
Commons Pleas of the County of Clearfield
Composing a Court of Quarter Sessions
of the Peace for said County

The Petition of the Subscribers respect-
fully sheweth that they labour under
great inconvenience for want of a Publick
Road or highway to lead from the Conie
Turnpike at or near the Forest House
in Bloom Township to George Ports
Sawmill in said Township they there-
for pray the Court to appoint persons
Duly qualified to view the ground proposed
for said Road and to lay out the same
according to Law

Names
John Whitman
James McCracken
Gainer Williams
Samuel S. Reams
Edward Shuford
James H. Spencer
Henry A. Smith
D. W. Chilson
Alfred Blaum
John F. Kitchen
Henry Miller
John F. Stull
Wm. Henry
W. F. Henry
Henry Reams
S. C. Smith

Names
Henry Henry
M. S. Coal
Adam Farn
George F. Korb

In Matter of Public Road from George Kurbs
Same mile to or near the Forest House on
Eric Turnpike, Bloom Township, Pleinfeld Co.

Exception by Wm. Patton in estate
owner along line of road, exceptant respectfully
excepts to confirmation of said road because,

1. There is not much an adjudication of dam-
ages as required by law. The viewers neither
award damages nor state that none are sustained
nor that they are released.
2. There is no much designation of the im-
provements as are required by law.
3. The report does not show that personal
notice was given to land owners as required by
law and exceptant had no notice in fact.

The viewers have so laid out the said road as
to cut diagonally the best field on exceptant's farm
which farm includes the Forest House Building
and contains about Two Hundred acres, and the
said road so laid out cuts said field evicting
about ten acres into two acute angles so as to
very greatly damage the same without any
adequate compensation and without securing
a better grade or any appreciable better distance
there could have been obtained without much
damage and injury.

Except our usual notice of the return of
any kind as is required by act of assembly
or Rule of court. H. M. O'Brien
at the expense of the
People of County

County Court.

Formerly appeared to
me Mr. Patten who has often
given a copy when says the facts reported
in a former ex parte case have been
by the Daily Herald
given & subscribed
before me March 16 1882

A. M. Bloody

In Matter of Roads in
Seddon Township.
George Korb Game
Dreelor or in
former House

except this

filed 22 May 1882

Mr. D.

Chastnut. Thence through land of said Henry. South
Four and a half degrees East. Twenty four perches.
To a dead white pine. Thence South Sixteen and a
quarter degrees West. Twenty eight perches. South
Twenty and a half degrees West. Thirty one and five
tenths perches to a Post. Thence South four and a half
degrees East. Twenty two perches to a Post on the
line of Henry and William Patton. Thence along the
line between them South eighty six and a half deg-
rees East. Twenty perches to a Post. Thence through
said Patton's land. South Three and a half degrees
West. Forty perches to a Post by the Erie Turnpike
near the ^{old} Forest House. A plot or tract whereof is
hereunto annexed.

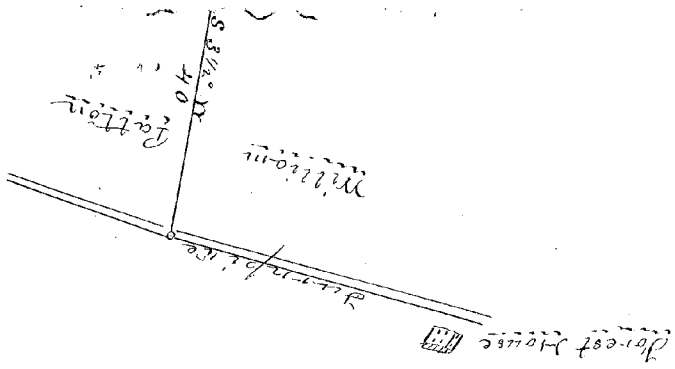
Which said Road as aforesaid described
we are of Opinion is necessary for public use.

No damages are claimed by any parties, whose
land the said Road passes, except the said
William Patton. And we are of opinion that he
is entitled to receive Ten Dollars. further than
this we are of opinion that no damage is sustained.

Witness our hand the 3rd day of
September A.D. 1882.

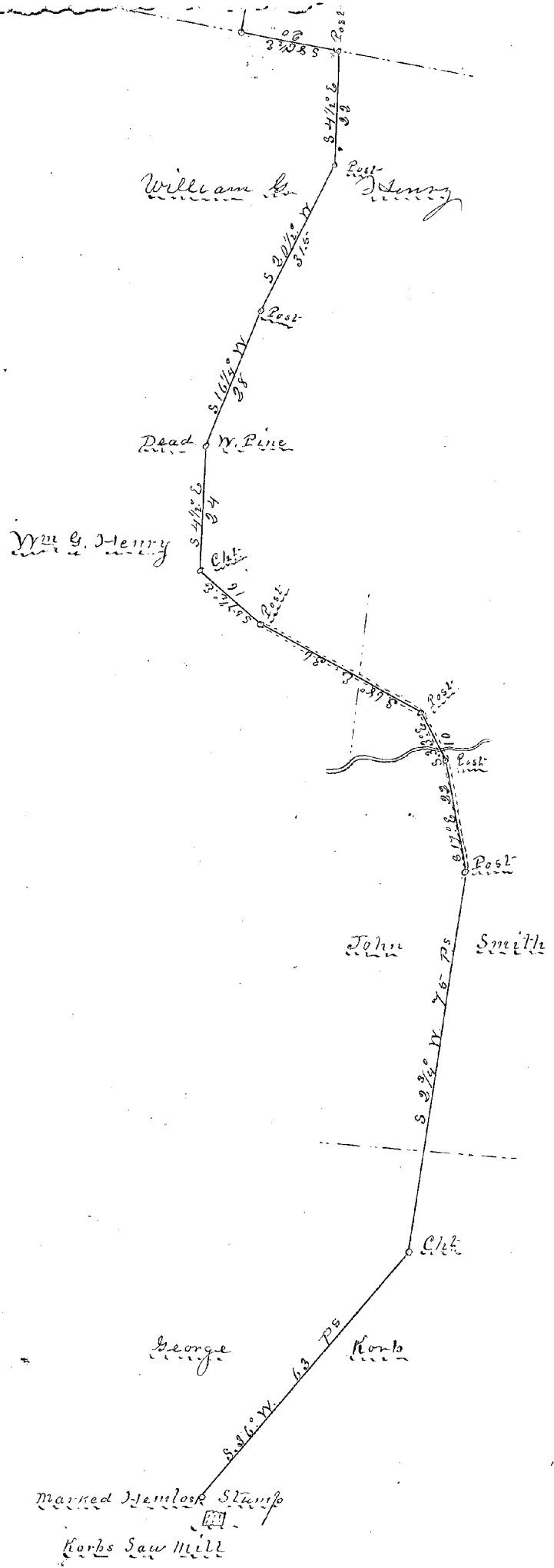
S. J. McClosky
John Smith
S. A. Holden } Viewers

Cert #68. for Mr. Patton



To the Hon. Judges of Court of
Clearfield County

We the Undersigned Viewers, appointed by the Within Order of Court to View, and lay out the Road therein mentioned. Respectfully report. That having given notice of the time, and place of Meeting, according to the Act of Assembly. And being all present; at the View of the Ground proposed for the said road. And being all sworn and affirmed in pursuance of the said Order. We have viewed and laid out and do return the following road Viz- Beginning at a marked Hemlock Stump by George Woods Milldam Thence through land of said Robt. South Thirty six degrees West, Sixty three perches to a Chestnut. Thence through land of Robt & land of John Smith. South two and three quarters degrees West. Seventy five perches to a Post. Thence South seventeen degrees East Twenty two perches to a Post. Thence South Thirty one degrees East Ten perches to a Post; Thence through land of Smith & land of William G Henry. South Sixty Eight degrees East. Thirty six perches to a Post; Thence South fifty seven and a half degrees East. Sixty four perches to a



Clearfield County, Pa.

At a Court of Quarter Sessions of the Peace of the county of Clearfield, held at Clearfield, in and for said county, on the 16th day of January A. D. 1882, before Judges of said Court, upon a petition of sundry inhabitants of the Township of Bloom in said county, setting forth that they labor under great inconvenience for want of a public road to lead from a point on Erie Turnpike near the former house to George Korb's saw mill in said Township

and therefore praying the Court to appoint proper persons to view and lay out the same according to law, and make Report to the Court, whereupon the Court, upon due consideration had of the premises, do order and appoint S. J. McCloskey - John Smith and A. S. Holden 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 Kerr
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 sealing 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.

Previous Bill

of J. Mr. Collier 3 days and

7 miles Cent: 208

John Smith 1 son

J. A. Holden

Sept. 2, 1889.

Brewers Bill

J. H. McElroy, J. Days and
John Smith, J. asr.

Architect
J. D. Holden, "

Exceptions filed 22 May 1882

And now July 13th 1882 on application of petitioners the within report is referred back to the viewers to review the ground after giving actual notice to the owners of real estate along the proposed route and report to the next term

By the Board
J 16 0

No. 8 January Session, 1882	
ORDER	
To view and lay out a Road	
For Public Use in the township	
of Bloom, Clearfield county.	
<p>On and about March 2, 1882, Clearfield and now about the second of this month said road to be opened 33 chains east of where the road through is required to turn to hold fast to a point on the Court of Common Council by the Court of Common Council by the County of Clearfield, dated 28th, 1882, having absolute and full power to do what is necessary in this connection.</p>	
<p>John Jackson, J. Filed 21st March 1882</p>	
FEES \$1 ²⁵	Paid by Brockbank
REPUBLICAN PRINT.	

1 C Brockbank