

No. 6, June Term, 1883

Public Road

~~Versus~~
in

Brady vs

Contents:

To the Honorable the Judges of the
Court of Quarter Sessions in and for
the County of Clearfield

The petition of the undersigned
inhabitants of the township of Brady
in said County respectfully represents

That parts of the Public
Road leading from the German Reformed
Parsonage in Troutville to at or near
Ogden's Farm is of no use and only
burdensome for the Township to keep in
repair and especially the part from
corner of Parsonage lot through Peter
Weber's Farm to Public road leading
from Troutville to Stump Creek
four petitioners therefore ask
the Court to appoint proper persons
to view and vacate the same
and they will ever pray the

Names	Names
G. H. Schuck	J. Knarr
George Schucker	W. D. Boas
John Kinderman	Mr. Schisseler
J. H. Morrison	John Schucker
G. Schock	Jos B. Knarr
John Cavile	H. E. Ginter
Adam Knarr	Andrew Knarr
Peter Kreher	J. L. Ginter
Lewis Knarr	D. L. Knarr
Henry L. Haag	H. L. Knarr
Henry Schucker	J. L. Ellenger
Henry Amann	Lewis Schock
John. W. Knarr	Peter J. Weber
W. J. Downing	J. M. Hendry
G. J. Knarr	J. P. Curn
H. B. Haag	John Flory
Takob Engeller	Charles Knarr
A. Kinderman	C. Knarr
Wilton M. Henry	W. Knarr
Jacob Staeges	J. W. Knarr
Ernest Knarr	Daniel Rishel
Jacob Knarr	Jacob Weise
J. G. Schuck	Henry
C. Zimmerman	Wm. McElroy
	J. C. Knarr

no 6 June 55 1883
June 1883
Setting up a network of prairies
to view and to study the prairie
from the prairie grassy land
and the prairie land.

1st June 1883
David Green
Linn County
Land Survey
and Prairie
are to be used to
make a report to the
U.S. to the
L. B. Miller Jr.

1st June 1883

Survey

To the Honorable the Judges of the
Court of Quarter Session of Clearfield
County

Be it known to the Subscriber appointed
by Writ in order of Court to view
the road therein mentioned do
report. That in pursuance of said
order after being duly sworn we
have viewed the said road and that
in our opinion the parts hereafter
described are useless, inconvenient
and burdensome.

To wit: That part of said road
from the North West Corner of Parsons
lot to a point where said road
intersects the Public Road leading from
Southville to County line

Also the part from the South East
corner of lands of J. & H. Kunz along line
between J. & H. Kunz to where
it intersects public Road leading from
County line to German Reformed Church
also that part from said road.

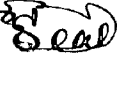
To where it intersects the road leading
from Henry Ausand to at or near
Ogden's farm.

And that said parts should be
vacated as there are other roads

which are used instead of the parts
now opened, also for the parts
not opened.

Witness our hands and seals
the first day of January A.D. 1884

David Reams 

Amos Bonner 
James G. Burt 

No. 6 June 7, 1883

Dated

CLEARFIELD COUNTY, SS.

At a Court of Quarter Sessions of the Peace of the county of Clearfield, held at Clearfield, in and for said county, on the Sixth day of June, A. D. 1883, before Judges of said Court, upon a petition of sundry inhabitants of the township of Bridgeway, in said county, setting forth that parts of the public road leading from the German reformed parsonage in Troutville to at or near Ogden's farm is of no use and only burdensome for the Township to keep in repair and especially the part from corner of parsonage lot through Peter Weber's farm to public road leading from Troutville to Stump Creek.

and therefore praying the Court to appoint proper persons to view and ~~lay out~~ ^{Vacate} 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 David Reams Amos Bonnall and Sam G Knutly ^{Vacate} who, after being respectively sworn or affirmed to perform the duties of ^{Vacation} their appointment with impartiality and fidelity, are to view the grounds proposed for said ~~road~~, and if they ^{Vacation} view the same and any two of the actual viewers agree that there is occasion for such ~~road~~, they shall proceed to ~~lay out~~ ^{Vacate} 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 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 .

† L. S. †

† L. S. †

† L. S. †

† L. S. †

ASSESSMENT OF DAMAGES.

The following 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 proprietor or owner of road.
Also—Viewers will carefully note the number of days
employed and set the amount out the first or other return.
Reviewers cannot interfere with damages assessed by
the original viewers, except so far as the location may be
deemed faulty. If the viewers do so, 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.

No. 6 June Sessions, 1883

① REVIEWER

To review and vacate if out of Road

For Publicuse in the township

of Brady Clearfield county

Prov. to run September
1st, 1883 the written order
is unchanged and continu-
ed to my term

Johnston C

C. C. Z.

16th January, 1884, Report
14th May 1884 (increased)
new proportion returnable to right
of the road
by the court
before
Johnston C
C. C. Z.

16th January, 1884, Report
reduced back to owners for
a just and right of the road
exchanges made returnable
at hand of viewers 1883
by the court
Johnston C
C. C. Z.

Filed 16 January, 1884

Rec'd \$25 paid by Johnston

Brady