

No. 5, Feby Term, 1886

Public Road

versus in  
Houston Township

Contents:

Donation

Cole -

Conway

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Hodges

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Mo 5 July 5, 1886

Petition for Public  
Road in Jackson  
Township -

To lead from a house in  
the public road at near  
Storn Hughes No 2 mile  
on Nelsons Run to connect  
with public road on  
mile Run three.

Filed 11 July 1886

Mo 5 July 11 1886 Jackson  
road and condemned and  
thereupon the Court ap-  
pointed N. D. Reidy  
Charles Royster and E. C.  
Reed to view and lay out road  
and to make report  
to the Court.

By the Court  
A. L. Kelly

Recorded

To the Hon. the Judges of the Court  
 of Quarter Sessions of Chester Co. Penn.  
 Your petitioners respectfully represent  
 that there is Public necessity for a  
 Public Road in Hunterdon Co. in  
 said County - Beginning at a point  
 in the Public road at or near the  
 Horse Hughes Co. mill house on  
 Mill Run to connect with the  
 Road on Mill Run Hill. They  
 therefore ask the appointment of  
 a view on said route

July 22/86

names

✓ L. Bird

✓ C. L. Avery

✓ Hiram Woodward

✓ J. L. Scofield

✓ E. C. Lewis

✓ Jacob Browne

✓ R. L. Loring

✓ J. H. Kline

Samuel Lee

L. B. Lucas

✓ J. F. Beckwith

J. H. Brown

H. D. Singer

W. W. Brown

names

Jas. Guckawan

Peter Evans

Peter Conklin

A. G. Woodward

H. A. Woodward

Wm. Payne

C. B. Morden

J. B. Bloom

W. W. Morden

Barnes back

H. H. Singer

David Lanning

NOTE: In game of a Private Road, the postage must be excused 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. Viewers cannot interfere with damages assessed by the original assessors, except so far as the location may be changed.

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

[illegible]

No. 5 July Session, 1886

**DRYDEN**

*To view and Lay out a Road*

For Public use in the township

of Huston Clearfield county.

May 1880 continued  
through Sep, 1880 -

18th Sept 1886 Confirmed

The Si'au roval ordered to  
the opened 33 feet wide &  
kept where there is side hills  
Cultury knowing on Sandhasternity  
where the same is by the 16 feet

By His Court

0-2-1524

13 Dec 1886 Confirmed by  
Larkins 12/13/86  
Filed 13 Jan 1887

Filed 13

*Fees \$1.<sup>25</sup>, paid by*

@the undersigned being one of the writers within named  
 one of the opinion that the foregoing declaration is never  
 over is laid upon your friends due at the present  
 for a case, but I cannot agree with my colleagues  
 in the matter of damages. A certain portion of damages  
 being laid upon laws of Great Britain, and as the  
 case will not touch case of U.S. to the claim of any  
 thing. And I am therefore of the opinion that some damages  
 ought to be allowed there. In all other points concerning case  
 I am fully agree with -  
 Witness my hand this 14<sup>th</sup> day of April A.D. 1882. M. D. R.

288/80

17<sup>th</sup> day of April  
 1871  
 Central  
 Ohio

will not cause any damage to the owners of any land  
over which it is laid except for the taking and taking  
fee and we have secured the damages of said land as  
follows per the known, twenty five dollars, said fee  
fully Dollars.

To the Honorable the Judges of the  
Court of Quarter Sessions of  
Clearfield Co. Pa.

We the undersigned viewers within named would respectfully report that after giving good and sufficient notice of the time and place of meeting for the purpose of viewing the road within named as required by law, did meet in pursuance of said notice and all being present and all being severally sworn or affirmed according to law, we went upon

and viewed the premises and find that a Public road road between the points within named is necessary and we have laid out and do now return for public use the following Road to wit: Beginning at a Post at the side of Public Road leading from Mill Run to Catterville thence through improved lands of James Guckawan South  $13^{\circ} 11'$  500 ft to line of Saul Lee land thence through improved land of said Lee South  $48^{\circ} 2'$  626 ft. to post on line between said Lee and Geo Engers lands thence South  $5^{\circ} 11'$  Along said line 205 ft to old maple corner of Tracts nos. —  
thence continuing along said line between Deoyre & Engers lands 953 ft to Post Corner of Dewire and Reading lands thence through unimproved lands of Engers South  $26\frac{1}{4}^{\circ} 11'$  700 ft to a Post thence by a line parallel with the line of the new School House lot and being 16 ft west of same South  $5^{\circ}$  West 204 ft to post thence South  $25^{\circ} 11'$  West 100 ft thence South  $53\frac{1}{2}^{\circ} 314$  ft to post thence South  $47\frac{1}{2}^{\circ}$  West 380 ft to post thence South  $58^{\circ} 2'$  West Crossing a small Run at right at 270. — 1000 ft to a post thence South  $43\frac{1}{2}^{\circ}$  West 100 ft (the last 5 Courses being over land (unimproved) of A. F. Beckwith) thence through unimproved lands of Hoover & Hughes & Co South  $23\frac{1}{2}^{\circ}$  West 50 ft South  $3\frac{1}{2}^{\circ}$  West 40 ft South  $28^{\circ}$  East 100 ft thence South  $9^{\circ}$  East 60 ft South  $20^{\circ}$  West 133 ft South  $28\frac{1}{2}^{\circ}$  West 133 ft  $57^{\circ}$  West 356 to pine Shulp at side of old Road thence along old Road  $88^{\circ}$  East 167 ft South  $17\frac{1}{4}^{\circ}$  East 100 ft  $82^{\circ}$  East Crossing Run to Rt. at 115 ft — 130 ft to post thence South  $8\frac{1}{2}^{\circ}$  West 100 ft. South  $27^{\circ}$  West 180 ft South  $6\frac{3}{4}^{\circ}$  West 267 ft  $81^{\circ}$  West 335 ft South  $69\frac{1}{2}^{\circ}$  West Crossing Wilson Run at 485 ft from Road of Hoover & Hughes & Co at 528 ft at 535 pass into Cleora land of said A. F. & Co 600 ft to post thence South  $57\frac{1}{4}^{\circ}$  West 230 ft to post at side of the public Road leading to Toby — a Plot or Draft of which is herewith attached.

In our opinion the opening of the above described road

## 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  
11<sup>th</sup> day of Feb'y, A. D. 1886,

before Judges of said Court, upon a petition of sundry inhab-  
itants of the township of Huston, in

said county, setting forth that there is public

Necessity for a Public Road in Huston township in Clearfield  
County— Beginning at a point in the public road  
at or near the Hoover Hughes & Co. Mill on  
Wilson's Run to connect with the road on Mill Run hill

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

M. D. Reidy, Charles Robacker & E. C. Read  
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 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 enseatling 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 Jayus Gugkavaw the sum of Twenty five Dollars  
To Daniel Lee the sum of Fifty Dollars  
To M. R. Reidy the sum of \_\_\_\_\_

Witness our hands this fourteenth day of April A. D. 1886

E. B. Read

Chas Robacker

M. R. Reidy

