

No. 9, May Term, 1887

Private Road

versus

Deeater Hawk

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To the honorable the Judges of the Court
of Quarter Sessions of the Peace in and the County
of Coalfield

The Petition of the undersigned
Citizens of Weston Township Coalfield County
Pennsylvania respectfully represents that
your Petitioners Labor under great inconvenience
for want of a Private Road to Lead from
the Public Road leading from Graham Station
to Coalville standing at David Higgin
Farm and running on the North side of
the Hill to Foller Mates ^{the way after} same Publick
~~as above mentioned~~ road the whole a distance
of about one mile your Petitioners therefore
Pray the Court to appoint proper Persons
to view and lay out the same according
to Law and they will ever Pray etc

Citizens Weston Petitioners the
Jacob Breece

John Lupton George Barkless
John Lupton ^{1741 1/3}
William Hitchard Frank Gilliam

A. J. Higgin Jesse C. Clegg

David C. Davies

David Steele

John ^{McGinnis}

Robert Jones

John K. Crain

Chas. S. West

Peter Mayes

no 91 May 1887

Division of State of
Pennsauk Division for
a private road to lead
near Saugus Dam, same
from a portion of the
road from Philadelphia
to Wallaceton, is a perni-

on the Newmarket road,
near Graham Station.

This road being
subdivided, divided
and continued to
not Long Beach, at
which the various
are directed to make
their report
By the Comt
of State

New Jersey 1887

Subd

Clearfield County, ss:

At a Court of Quarter Sessions of the Peace of the county of Clearfield, Pennsylvania, held at Clearfield, in and for said county, on the 1st day of May, A. D. 1887, before Judges of said Court, upon a petition of sundry inhabitants of the township of Heather, in said county, setting forth that they have under a great inconvenience for want of a private road to lead from the public road leading from Graham station to Wallacetown starting at Dana Flyces farm and running on the north side of the hill to John Gravc on Morrisdale public road.

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 Ole Reel DW Morris & Jacob Dernelley 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 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.


Am. B. Brown
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 ensealing and delivery hereof, have remised, released and forever quit-claimed, and do hereby remise, release 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 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 .

To the Honorable the Judge of the Court of Quarter Sessions of
Clearfield Co Pa. be it known

We the undersigned owners within named respectfully
report that after giving good and sufficient notice of
the time and place of meeting for our view we met in
pursuance of said notice and after each being severally
sworn or affirmed according to law we received this per-
sons within named and we are of the opinion that
a private road between the points within named is nec-
essary and we have laid out and do now return for
probate map the following Road to wit: —

Beginning at a point on the old State Road at
the intersection of David Flegel's Land thence along
said Land South $44\frac{1}{8}$ West 30 Rods to a post by Name
of Sam Flegel then South $29\frac{1}{4}$ West 39.2 Rods
then South $37\frac{1}{2}$ West 43.8 to a post then South $14\frac{1}{4}$
East 14.5 Rods to a post thence South $40\frac{3}{4}$ West
1 Rods to Line of — Hartley thence along the
dividing line between — Hartley & Mrs Bruce &
others South $40\frac{3}{4}$ West 28.2 Rods to a post then
continuing on Land of Hartley South $32\frac{1}{2}$ West 23.8
Rods to a Hem Stump then South $24\frac{1}{4}$ West 26.5
Rods to a Hem Stump then $314\frac{1}{4}$ E. 12 Rods to
Post corner of — Pritchard thence through Pritchard
and Land which is improved the line being 16 in. feet to left
South $45\frac{1}{4}$ E. 22.7 Rods to post then South $30\frac{1}{2}$ East
18.4 Rods to a post at the line of Jno Marks then
along said Line South $39\frac{1}{2}$ West 15.6 Rods to post
thence on Land of Jno Marks & 16 in. feet from line of
David Coplin S $46\frac{1}{2}$ E. 22.8 Rods to the Public Road
whereon of the opinion that no damage will be caused to
any of the properties over which said Road is laid a plot
of Draft of which is hereunto annexed witness of
hands this 30th day of April 1888. — Every Road
J. H. Moore

NOTE.—In case of a private road, the route 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, on their viewers' account, intermix with damages assessed by the original viewers, except so far as the location may be changed by the returners.
X. B. F. To viewers to inform the parties are not entitled to damages, failing to do so, the viewer may make a note as well as the disadvantages of the road they will report to that officer.

No. 9 May Sessions, 1881

ORDER

To view and lay out a Road
For Parcisse in the township
of Heaton Clearfield Co.

Mr. Moore } Days 1 Amount.
{ Miles 16
J. B. Wink } Days 1½
{ Miles 2
Road } Days 2
{ Miles 16
Days } Miles
{ Miles
Days } Miles
{ Miles

17 Monday Apr 2d 1881
S. Brown, Clerk, etc.

And now Dec 12, 1881,
The powers of viewers
are herby suspended to
next term

By the Court
People of Clearfield

Right of audience cutting embank
ment or buying these lots
but aside Springfield Common

Right of audience
but aside Springfield Common

Filed 9 May, 1881
Fees \$1 paid by James Sevier



