

No. 4 May 58
Term, 1892

Public
Road

Versus in
Ferguson v. Wps.

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Part 17435

To the Honorable Judge of the Court
of Quarter Sessions of the Peace
in and for the County of Clearfield
The petition of the undersigned,
inhabitants of the Townships of Ferguson
and Greenwood in said County, Respect-
fully sheweth, That your petitioners labor
under great inconvenience for want of
a public road or highway, to lead
from Murray, said County, to a
point near Martin Watts line and
like between Ferguson township and
Greenwood to to intersect the road
leading from John Moore's to
Heights &c. Your petitioners therefore
pray the Court to appoint proper
persons to view and lay out the
same, according to law; and
thus will ever pray,

Names:

Names

J. C. Ferguson

Lewis Mc Clelland

G. E. Christian

H. F. Ferguson

D. D. Dethaas

D. P. Stern

J. H. De Hass

J. M. Green

David Mc Hall

B. F. ...

G. M. Rosser

R. G. ...

H. E. Tubb

Angelo Cognetti

Jefferson Straw

Clark Hile

Martin Snyder

J

No. 4 May 28, 1892

Petition to Court

for

Road view

from

Proceed to Ridge Road Now May 2, 1892
Within petition presented

to Hon. Mr. Justice,
a point in public road
at Murray to a point
in the Ridge road
near Martin's Mills
in Dauphin County. Roads & report
thereon to view said

trust him of said

Report to Court

0.2 miles

28th May 1892

A. W. Knobell

Joseph Sanders
C. L. Williams
L. B. Hile
C. S. Schubbe
~~Stakey~~
Isaac Wolfe
H. Dietrich
John Leman
D. White
J. Passmore
Gurney Hill
Henry Owen
Isaac Wye
Harvey McCormack
D. H. Walls
Martin Watts
Frank D. McDonald
Wilson Selfridge
H. M. P. Johnson
G. H. McCormack
G. W. Bell
James Bowler
W. B. Hile
A. S. McDonald

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, &c 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. 189 .

.....
Seal

.....
Seal

.....
Seal

.....
Seal

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. 189 .

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 On 8 day of May, A. D. 1892, before Judge of said Court, upon a petition of sundry inhabitants of the township of Pergerson, in said county, setting forth that

You, the petitioners labor under great inconvenience for want of a public road to lead from Murray in Said County to a point near Martin Blatt's line and line between Pergerson Township and Greenwood Township to intersect the road leading from John Moores to Hoyt & C.

and therefore praying the Court to appoint proper persons to view and lay out the same according to law, and report to next term whereupon the Court, upon due consideration had of the premises, do order and appoint Harry Ryers, John McHile and E. E. O'Brien 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 the 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.

A. M. Bloom Clerk