

No. 6, February Term, 1894

*View & Vacate
Public Road*

Versus

Greenwood Township

Contents:

In the Court of Quarter Sessions of Clearfield County, Penn'a.

To the Honorable Cyrus Gordon, Judge of the Court of Quarter Sessions of Clearfield County, Pa.

The petition of the undersigned inhabitants of Covington Township, Clearfield County, respectfully represent: That your petitioners labor under a great inconvenience for the want of a public road in Covington Township, Clearfield County to begin at a point on a public road leading from *Frenchville* to

Karthaus at or near the residence of the late John Reiter in said township and to end in a public road leading ^(township) from *Fairmount* ~~Fairmount~~ School House to *Land of W. J. Miller in Karthaus* at or near the *South West corner of Frank Guenot* ^(land) in Covington township, Clearfield County.

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, &c., &c.

Leopold Guenot ✓
Florian Renoe ✓

Frank Guenot ✓
Heli Roussey ✓

John W. Stringfellow
Gordon Rayer
Justine Guenot

Lewis Guenot x
Leopold Guenot
James Guenot
J. B. Guenot

Alfred Legy
Peter J. Vallinmont
H. H. Vallinmont
A. P. Vallinmont
J. J. Vallinmont
E. E. Mairres
Alex. Bonway
W. B. Bonway
W. H. Maurer
John Grant
H. A. Mignosh
J. B. Clappert

J. J. Bonner
Miles Conway
George Holt
John Bonat
Frank Viard
Edmund A. Ward
J. H. Folger
Christian Simon
A. R. Oversey
James ^{his} X ^{mark} McGondgal
W. J. Miller
Anderson Conway
D. Guenot
Frank D. Ballinow
Peter Barmoy
Francis. Bergey
Louis Siegey
Solomon Smith

April 21st. 1895.
the order given
in this case is that
it enlarged and
continued to mean
Seasons 1895.
By the Court
Cyrie Gordon
p. 8-

Mr. C. De. Seane 1894
Belton Public
Maged in turning
business

March 24 April 1894
J. J. Gentry

April 24 Sept. 1894
Belton presented
the Court and hearing
on given statements
James Gentry & George A. A.
an appointed member
which resolution was
described in the first
turn and we put it
deem it is in
work. By the Court
OSCAR M. Gentry
Attorney at Law,
CLEARFIELD, PA.
p. 8-

PETITION.

To the Honorable Cyrus Gordon, President Judge of the Court of Quarter Sessions of Clearfield County:-

The petition of the undersigned inhabitants of the Township of Greenwood, respectfully represent:

That a road has long since been laid out from D.L. Johnsons house to Bell's Mill in said Township, a portion of said road, namely, from D.L. Johnsons to the east line of McFaddens property was vacated at December Term 1893.

Your petitioners therefore pray the Court to vacate that portion of said road leading from the east line of McFaddens property, ~~to the west line of said property,~~ ^{to the} or point where the Beech Creek Rail Road and public road diverge. *at or near McFadden's house.*

As your petitioners conceive, the same has now become useless, inconvenient and burdensome. Your petitioners therefore pray the Court that said road may be vacated agreeably by the Act of Assembly, made and provided.

And they will ever pray.

D. Wilson
David Mitchell
Robert C. Mitchell
H. Mitchell
J. J. Mitchell
J. H. Newcomer
G. W. Campbell
J. M. Johnston
J. B. Johnston
W. B. Bell
M. J. Heron

A. E. Hill
C. R. McConracken
Geo. E. Gillett
J. B. McConracken
C. A. McConracken
B. L. Duell
Samuel Campbell
H. B. Derrick
H. M. Hester
James Hester

Thomas Dill
W. L. Hoover
J. P. Kester
Walter Hoover
Lewis Vanman
E. E. Clary
Ed. Hodder
John H. Kester
Arthur Bell
my J. J. Bell
Wash. Stess
Frankton. Bell
Harry Bell
James Clary
J. B. Thompson
Amos, Kester
G. B. Kester
Jesse Kester
J. D. Kester
G. B. Diller
James Coulter
James J. Kester
Samuel Gunning
Samuel Gunning

Math. V. Johnson
A. J. Gontethorne
D. W. Wiley
J. D. Posson
Geo. W. Wiley
William Wood
H. H. Hamilton
Harry Rowles
Ed. Hamilton
Porter Halliburton
Mathias Hulliken
Robert McMaster
H. B. Hulliken
A. E. Vanhorn
Ed. Wood
John A. Rowles
Wm. Kester
James Wiley
David Wiley
Alex. Ross
Robert Ross
has Ross
Frank Ross
D. H. Johnson
B. J. Sawyer

Jerred I Bell
A. B. Missinger
James W. Ross
G. B. Mcbracken
Elmer Howson
Bird Bell

John Stephens

NOTE RECEIVED 1877

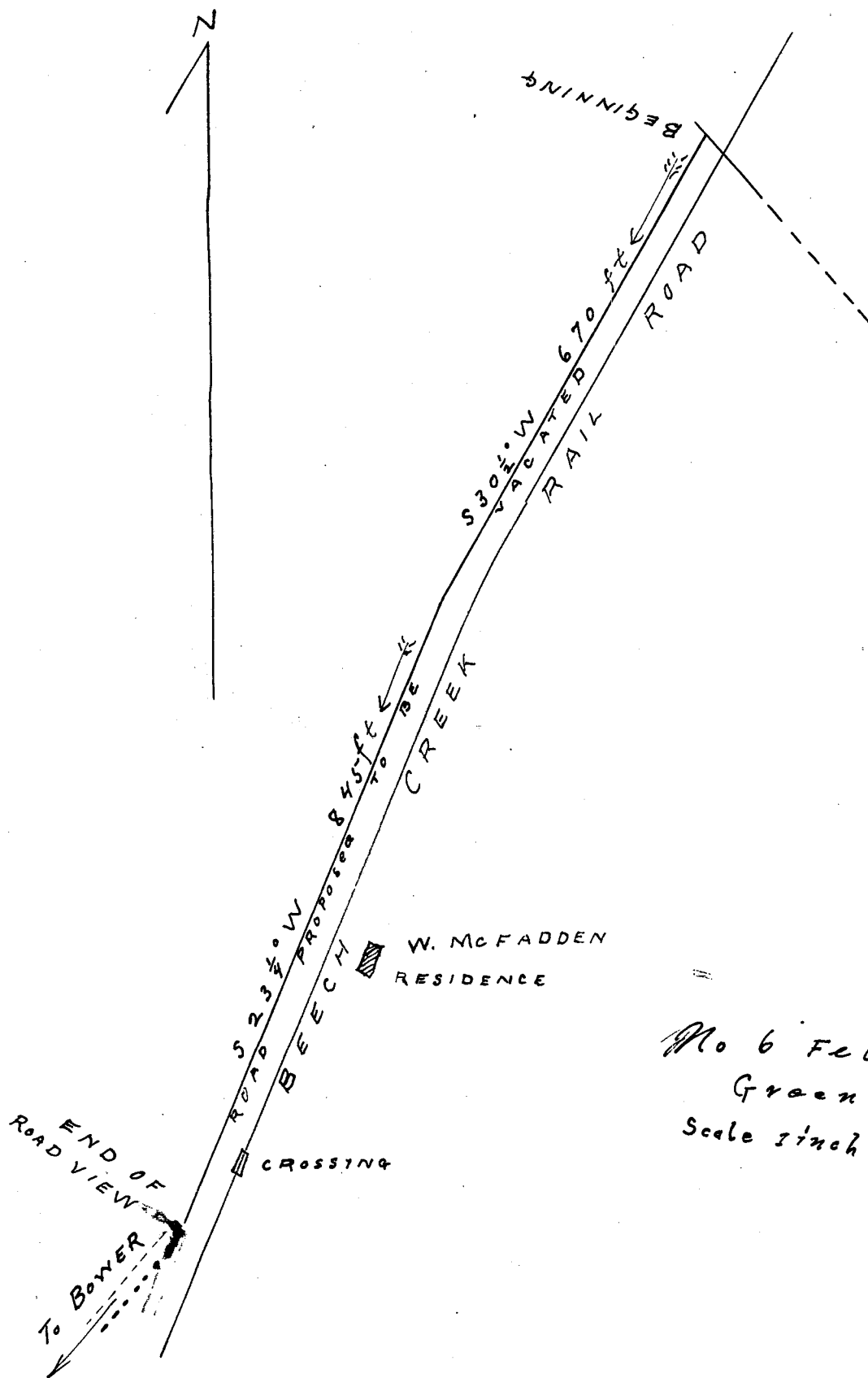
Greenwood Sup.

Gettysburg to Davis
Kearney a Road
from Eastham
at J. P. in 1877
Kearney to West
line of the same
where Reed creek
R.R. and Reed Road
diverge.

Received 1877

Read and consider
and Henry Jones - O. H. H.
and W. J. H. H. H.
are appointed
to read and
to read
by the Court
Cyrus Gordon
P. J.

S. V. WILSON,
Attorney at Law,
CLEARFIELD, PA.



No 6 Feb 55 1894
 Greenwood Twp
 Scale 1 inch = 200 ft

Clearfield County, ss:

At a Court of Quarter Sessions of the Peace of the
county of Clearfield, Pennsylvania, held at Clear-
field, in and for said county, on the 24
day of February, A. D. 1894, before
Judge of said Court, upon a petition of sundry
inhabitants of the township of Shumard

in said County, setting forth that
A Road has long since been laid out from D. L. Johnson
House to Beech Mills in said Township. a portion
of said Road namely from D. L. Johnsons to East by
line of M^cAdams property was vacated at Dec
Term 1893. And pray the Court to vacate that portion
of said Road leading from East line of M^cAdams
property to the point where the Beech Creek Railroad
and public Road diverge at or near M^cAdams
House. That the same has now become useless
inconvenient & burdensome. and pray the Court that the same
may be vacated agreeably to the act of assembly made & provided

and therefore praying the Court to appoint proper persons to view and lay out
the same according to law, And Report at next Court

whereupon the Court, upon due consideration had of the premises, do order and
appoint Harry Byers & George W. Hoffer

who, after being respectively sworn or affirmed to perform the duties of their
appointment with impartiality and fidelity, are to view the ~~grounds~~ ^{road} proposed
for said ~~road~~ ^{vacating} and if they view the same and any two of the actual viewers

agree that there is occasion for such ~~road~~ ^{vacating} 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 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 per-~~

~~sons through whose land said road may pass, or failing to procure such re-~~
~~leases, 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 land 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.

J. G. Gering

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 en sealing und 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 recieve 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

ASSESTMENT 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 .

.....
.....
.....

To The Honorable The Judges of The
Court of Quarter Sessions of Clearfield
County Pennsylvania, we the undersigned
viewers appointed by the within order
of court to view and vacate the road
therein mentioned, respectfully report
That we gave good and lawful notice
of said roadview and met agreeable
thereto on the thirtieth day of April A.D.
1894 the undersigned being present and
having been severally sworn or af-
firmed we have viewed the road pro-
posed to be vacated, viz: beginning at
East line of McFadden's property Thence
through woodland of said William Mc-
fadden and Beech Creek Right of way
South Thirty and one half degrees West
six hundred seventy feet Thence
South Twenty three and one fourth
degrees West eight hundred forty-five
feet to point one hundred feet from
said McFadden's crossing where
Beech Creek Railroad and public road
diverge a plot or draft of which road
as heretofore described is herewith
annexed showing courses distances
and improvements, which road,
since it ends at McFadden's East

line. The very limited amount of travel
thereon, and the great danger to travelers
from Railroad trains on one side
and steep river bank on the other,
together with the fact that the aforesaid
Wm McFadden will, if vacation is
made, still have a public road
leading onto his property we are
of opinion makes the road use-
less inconvenient and burdensome
and it should therefore be vacated
Witness our hands this thirtieth
day of April A.D. 1894

Viewers { Harry Byers
 Eugeneus How

NOTES. 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.

AMOUNT.

Harry Byers } Days 1
Oct 7/1894 } Miles 29 \$690

C. Howe } Days 1
(Oct 7/1894) } Miles 29 \$490

Days
Miles

Days
Miles

Days
Miles

No. 6 July Sessions, 1894

ORDER

Vacate

To ~~now~~ *lay out* a road for

Public use in the township of

Shumard, Clearfield Co.

March 28 Sessions, 1894,
(read and confirmed N. S. Si.

~~Road to be opened 33 feet~~
wide, except where there is
side hill cutting or embank-
ment and bridging, there to
be 16 feet wide.

By the Court
Cyrus Gentry
PF

7 Sept 1894 *Confirmed*
absolutely
Wm C. C.
By the Court
Cyrus Gentry

Filed *7 May*, 1894

25
Fees \$1, paid by *Byers*.