

Dec. Term, 1903.

Public Road
versus in

Morris Twp.

X

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 16 day of Sept., A. D. 1903, before the Judge of said Court, upon a petition of sundry inhabitants of the township of Mores, in said county, setting forth that

your petitioners labor under great inconveniences for want of a public road or highway. Commencing at a point on the Public Road leading through Hawk Run at or near the residence of John McDowell to a point on the Banks of the Moshannon Creek where the public road in Rush Township runs through to the Creek in the village of "Lake Leamond Mills" Centre County Penna. and to connect with the terminations of the same on the opposite side of the Creek.

and therefore praying the Court to appoint proper persons to view and lay out the same according to law, Report to next term whereupon the Court, upon due consideration had of the premises, do order and appoint Harry Reese, J. C. Shubler and Peter Moyer 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 View 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 land 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 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.

Frank A. Thompson
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. 190

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. 190

NOTE.—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 viewers.

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.
<i>W. A. Reed</i> Days 2 <u>5.00</u>
<i>J. C. Moyer</i> } Miles 1/2 <u>1.00</u>
<i>J. C. Naubler</i> } Miles 1/2 <u>1.00</u>
<i>Days 1</i> <u>2.00</u>
<i>Days 1/2</i> <u>1.20</u>
<i>Days</i> <u>3.20</u>
<i>Miles</i>
<i>Days</i>
<i>Miles</i>

No. 5 Dec, Sessions, 1903

ORDER

To viewers lay out a road for public use in the township of Morris, Clearfield County.....

Dec 18th 1903
read and confirmed Ni. Si.
Road to be opened 33 feet wide, except where there is side hill cutting or embankment and bridging, there to be 16 feet wide.

*By the Court
Opus Good*

Filed
Fees \$1.25 paid by.....
DEC 8 1903
Grant & Hagerty
Pittsburgh, Pa.

To the Honorable Allison & Smith President 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 township of Morris, in the said county respectfully sheweth; That your petitioners labor under great inconveniences for want of a public road or highway in Morris township county aforesaid, commencing at a point on the Public Road, leading through Hawk Run village at or near the residence of John Mc Dowell, to a point on the Bank of the Brushannon Creek where the Public Road in Rush township runs through to the Banks of Brushannon Creek in the village of Lake Lomond Mills Centre county Penna and to connect with the terminus of said road in Rush township on the opposite side of the creek

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

Edm. Jackson

P. G. Carter

John Stoddard

Wm H. Mc Clement

John J. Mc Dowell

John J. Mc Dowell

John J. Mc Dowell

William Mc Dowell

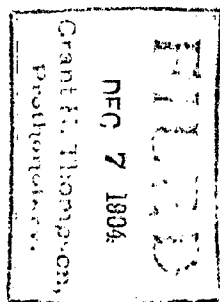
John J. Mc Dowell

John J. Mc Dowell

May 1st 1905

Now 5th December 1904
within petition made and
considered and
A. A. Russell & Hubbard
James A. Moore, Secretary
Peter Meyer, Agent

are appointed viewers to
view said ranch and make
return to February 1, 1905.
By the Compt. -
William C. Smith
C. J.



J. D. Holt

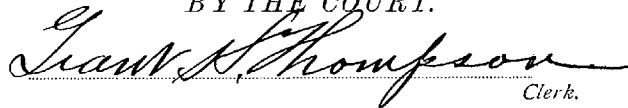
Clearfield County, ss:

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 7 day of Dec., A. D. 1904, before the Judge of said Court, upon a petition of sundry inhabitants of the township of Morris

, in said county, setting forth that your petitioners labor under great inconvenience for want of a public road or highway in said Twp. Commencing at a point on the public road, leading through Hawk Run village at or near residence of John McDowell to a point on the bank of Moshannon Creek where the Public Road in Rush Twp. runs through to the bank of Moshannon Creek in the village of Lake Lomond Mills in Centre Co. Pa. and to connect with the terminus of said road in Rush Twp. on opposite side of the creek.

and therefore praying the Court to appoint proper persons to view and layout the same according to law, Report to next term whereupon the Court, upon due consideration had of the premises, do order and appoint ~~A. A. Reece, James A. Moore, Peter Moyer~~ 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 view and 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 land 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 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.


Frank N. Thompson
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. 190

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. 190

NOTE.—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 viewers.

N. R.—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.

No. 4666 by Sessions, 1905

ORDER

To view and lay out a road for public use in the township of Morris, Clearfield County.

Taylor Sessions, 1905, read and confirmed N. Si. Road to be opened 33 feet wide, except where there is side hill cutting or embankment and bridging, there to be 16 feet wide.

By the Court
attest of
Roe B. Thompson
clerk

AMOUNT.	Days	3	1/2:00
1.00	Miles 1/2	1.00	/3.00
2.00	Miles 1/2	2.00	/3.00
2.50	Miles 2 1/2	2.50	/3.00
3.00	Miles 1/2	3.00	/3.00

190

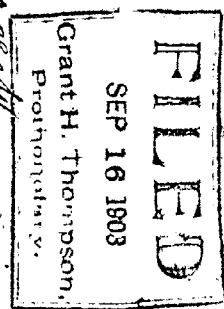
Filed	1/25/05
Fees \$1.25	PAID
JAN 11 1905	
Roe B. Thompson,	
Clerk	

Wm. Flynn
B. F. Myers
Thomas Morris
John Haywood Sr.
Daniel Moriarity
John Doneran
James McEauley
Patk McCartney
Clayton Greenland
William Mills
James Kilpatrick Esq.
Victoria Coal Mining Co.
C. J. Wittenberg
S. W. Miller
John Robert
Augustin Robert
Joseph Stevens
Geo. Beeler
William Hughes
H. P. Lawrence
James Leader
James Long
James Dickson
Mike Gransjeka
John Gapey
Ed McGowan

Nov 11, 1903

Nov 14, September 1903
written yesterday near
and Connecticut
and Harry New
J. B. H. October 8
Peter Meier
J. C. 26 white
Mr. W. J. G.
an especially
brown birdie have
now been seen
three & work
Henry Conrad.

By the time
Cyrus Gordon



and the small amount of benefit the
said road would be to the traveling
public it is not necessary for a
public road

Respectfully submitted

W. A. Reese
Peter Meyer
James A. Moore } Viewers

To the Honorable
The Judge of the Court of
Quarter Sessions of Clearfield County
Penna.

We the undersigned persons
appointed by the within order of Court
to view the road therein mentioned
respectfully report that After having
given due public notice by three
written and printed notices put up
near the location of the said road
and also having given due notice
to the County Commissioners of Clear-
field County and the Supervisors of
Morris Township of the time and
place of meeting to view the said road
we met at the Mc Cartney hotel at Sean
Run in Morris Township on Saturday
the seventh day of January A.D. 1905
and after having been duly affirmed
in pursuance of the within order
we proceeded to view the said road.
After a careful consideration had
of the ground for said road we were
of opinion that in consideration of
the great expense its construction would
be to the taxpayers of Morris Township

To the Honorable Cyrus Gordon President 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 Township
of Morris, in the said county, respectfully sheweth: That your petitioners
labor under great inconveniences for want of a public road or highway in
Morris township county aforesaid commencing at a point on the Public
Road, leading through Harok Run, at or near the residence of John
McDowell to a point on the Banks of the Moshannon Creek where the
public road in Rush township runs through to the creek in the village of
Lake Somond Mills Center, county, Pennsylvania, and to connect with
the terminus of the same on the opposite side of the creek

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.

W^m Morris
James Matthews

John Burns

W^m Mireen

John Kilpatrick

Aspinwall Ragan

J. P. Graham

Jas. Kelly a trucker

Peter Mulloy

Jas. McCabe Jr.

In the Court of Quarter Sessions of Clearfield
County, Pennsylvania.

The undersigned citizens of Morris
Township, in said County, do remonstrate
against the granting of a public road run-
ning front & back in Center County to a
Branch near Odd Fellows Hall in Hawk Run
winding across bad and swampy land; which
is entirely beyond the means of the Township
to construct at this time.

Peter McDermott

Alexander Gre

John McLean

Sam O'Brien

Jesse Stoffle

Joseph Harris

John ...

John ...

Frank Sletting

John ...

Victor Offerman

Joseph Lockroft

Joe Adams

Thomas Dawson

John Lawrence

Willie Bell

F. Sommerville

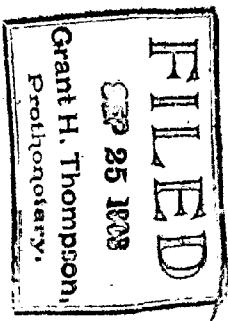
J. B. Leake

Road

No. 5 Dec 1903

Road Memory
Brooksby

Remembered



Bees

John Karrabell
Liberty Ogden
William Connah
Adam Bell
Robert Dickson
Thos Hastings
Martin McDermott
Thomas McDermott
Llewellyn Jones
David F. Keenan
Wm. Brown
John C. Jackson
Joseph Eliot
John Murray
George H. Johnson
George Nichols
William Harris
John Murray
John. Ans. Strom
John McElroy
T G Davis

said road alleging as their reasons that the costs of building said road would be very heavy, fixing a sum four times the amount that it would actually cost to build said road, that certain taxpayers of the township were opposed to the granting of said road, failing to recognize the fact that all of the petitioners herein forty were taxpayers and some of them the greatest tax payers in the township that if they were certain that a certain contingency would arise, presented to them by petitioners council they would grant the road, but under the conditions until this contingency would arise they would not report in favor of the road, that when this contingency would become a certainty a future view would grant the road as being necessary and essential, thereby tacitly admitting that the road was a necessity and that the inhabitants were inconvenienced for want of said public road or highway.

Your petitioners therefore pray your Honor to grant a review on said road and to appoint viewers to view and layout said public road or highway in Morris township commencing at a point on the public road leading through Hawk Run village at or near the residence of John McDowell to a point on the Bank of the Moosehamon Creek, where the public road in Rush township runs through to the Bank of the Moosehamon Creek in the village of Lake Somond Mills Clinton county Penna and to connect with the terminus of said road in Rush township on the opposite side of the creek.

And your petitioners will ever pray etc

To the Honorable Allison O. Smith President
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 Township of Morris in said County respectfully sheweth, That
a petition hath been presented to your Honorable Court on the
5th day of December A D 1904 reciting the following facts viz

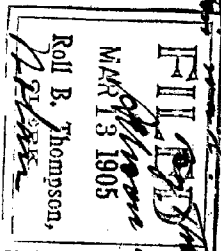
"The Petition of the undersigned inhabitants of the Township of
Morris in the said County, respectfully sheweth; That your
Petitioners labor under great inconveniences for want of a Public
Road or Highway in Morris Township, County aforesaid com-
mencing at a point on the public road leading through Hawk
Run village at or near the residence of John Lee Dowell to a
point on the Bank of the Meshammon Creek, where the public
road in Rush Township runs through to the Bank of the Mu-
shammon Creek in the village of Lake Sonoma Mills Center
County Penna and to connect with the terminus of said road
in Rush Township on the opposite side of the creek."

And in accordance with the prayer of the Petition your
Honorable Court appointed as viewers to view said road and
make return thereof to February Sessions 1905. A Reuse of Ky-
lertown James A. Moore of Clearfield and Peter Moyer of Kyler-
town. That the said A Reuse James A. Moore and Peter
Moyer in pursuance with the duties of their appointment met
at the Michterly House in Morris Township on Thursday January
5th 1905 and after a hasty run over the line or intended route
of said road agreed to report adversely towards the granting

Thomas Moriarty	30
John Bell	31
Dick Dawson	32
John Mole ^{40 mark}	33
James Mc Climie	34
William Wilson	35
John Thibron	36
Wm Morris	37
Tom Long	38

Done Aug 6th 1897
William Petrie read and
considered and Thompson
C. B. Almon Jr. is witness
J. E. Dear charles Smith
will and G. Grimes
Done by Wm. Petrie

are appointed trustees
to view David Small and
make return to Lucy Lewis
1905. All profits of views
no 4 forty days to Mr. S.
one st. 1905 to be in trust
7 remain in same hands.



John Haywood
Philip Scoway
1 Frank A. Howes
2 Ellis O'Neill
3 James Burns
4 George Ellis
5 John Haywood Jr
6 James Matthews
7 J. J. Murphy
8 Wm Stevenson Jr
9 John Malley
10 Robert Connor
11 Geo. B. Bailey
12 James Fagan
13 Jesse Shopp
14 Jonah J. Hickies
15 Thomas Hickason
16 Thos. McGann
17 Michaelas Maitiga
18 Peter Mulloy
19 Geo Lambeth
20 Tom Greenland
21 George Myers
22 John Whiston
23 Abram Bock of ⁴⁴⁶ Mark
24 James McCabe Jr
25 William Hughes
26 Wm Flynn
27 Alex O'neil
28 John Robert
29 Augustin Robert

Thomas Moriarty	30
John Bell	31
Duck Dawson	32
John Male	33
James Mc Estimate	34
William Wilson	35
John Whisson	36
Wm Morris	37
Joe Long	38

Done this 6th 1905.
 Within return read and
 considered and thence
 C. B. Beauchamp & wife
 H. E. Beauchamp & wife
 Bill and S. Morris
 Ross & Wallinckson

am appointed Receiver
 to senior David Smith and
 make return to Lucy New
 1905. All persons of whom
 no 4 parts of 1000 to the
 sum of 1000 to 2 in bonds
 to remain in consideration
 of the above named
 F. L. P. Smith
 Wm. Morris
 H. E. Beauchamp
 Bill and S. Morris
 Ross & Wallinckson
 D. J. Smith
 Roll B. Thompson
 H. E. Beauchamp

John Haywood
0 Philip Scoway
1 Frank A. Howes
2 Ellis Cawelt
3 James Burns
4 George Ellis
5 John Haywood Jr.
6 James Matthews
7 J. J. Murphy
8 Wm Stevenson
9 John Malley
10 Robert Burns
11 Geo. B. Bailey
12 James Fagan
13 Jesse Shopp
14 Jonah J. Stokes
15 Thomas Hickson
16 Thos. McGann
17 Michael Matya
18 Peter Mulloy
19 Geo Lambeth
20 Dr. Greenland
21 George Myers
22 John Whiston
23 Abram Bock of ⁴⁴⁶ Market
24 James McCabe Jr.
25 William Hughes
26 Wm. Flynn
27 Alex O'neil
28 John Robert
29 Augustin Robert

place of meeting to view and lay
out the same and also having
given due notice to the County
Commissioners and the Super-
visors of Morris Township of said
time and place of meeting we
met at the house of John McDowell
in Morris Township on Thursday
the twenty-sixth day of November
A.D. 1903 and after having been
duly affirmed in pursuance
of the within order we proceeded
to view the said road as described
by the within order. After a
careful examination of the

ground for the proposed road
we were of opinion that in
consideration of the great
expense its construction would
be to the taxpayers of Morris Town-
ship and the small amount of
benefit the said road would be
to the said taxpayers it is not
necessary for a public road.

Respectfully submitted

W. A. Reed

Adj. M.

To the Honorable
The Judge of the Court of Master
Sessions of Clearfield County
Penna.

We the undersigned
persons appointed by the within
order of Court to view and lay
out the road therein mentioned
respectfully report that after
having given due public notice
by three written and printed
~~notices, but~~ ^{sub} near the location
of said road of the time and

✓ Author signature overwrote

J.G. Knobler

FILED

DEC 8 1908

Grant H. Thompson
President

In the Court of Quarter Sessions of Clearfield County.

In re Road in Girard Township.

To the Honorable Allison O. Smith, President Judge of said Court:-

The answer of the undersigned for themselves and other property owners along the said road would respectfully represent:-

That true it is that said road was duly ordered opened by the said Court, and an opening order duly issued; that as appears by the record the proceedings were regular according to the practice of the said Court that notice was duly given according to the Acts of Assembly in such case made and provided, and that the claim of the Surveyer Run Lumber Company for damages was duly considered by the viewers as appears affirmatively by the Report of the said viewers; that the termini of the said road as laid out by the viewers are in accordance with the said petition for a view, the one terminus being on the road from Deer Creek to the Knobs and the other being near the mouth of Surveyer Run; That a mile and a half of said road is now in use by the people, and is a great convenience to more than twenty-seven families resident in that vicinity, all of whom are property owners and tax payers; that the Surveyer Run Lumber Company, the petitioners for the rule, had at the time of these proceedings an agent looking after their property in the vicinity of said road, and that said agent had at the time actual notice of the proceedings in this case; that if the said road is vacated, or the Court strike off the confirmation, a great injustice will be done the residents of that part of Girard township, many of whom have no other in winter time way to reach their farms and their houses except to use the said road; Wherefore your petitioners pray that the said rule to show cause granted on petition of the Surveyer Run Lumber Company be discharged at the cost of said petitioner,

And petitioners will ever pray, etc.

Clayton Smith
Harry T Smith

State of Pennsylvania,

County of Clearfield, SS:-

Clayton Smith being duly sworn according to law doth depose and
say that the facts stated in the foregoing answer are true and correct.

Sworn to and subscribed before me

this 23d day of May, A.D. 1905.

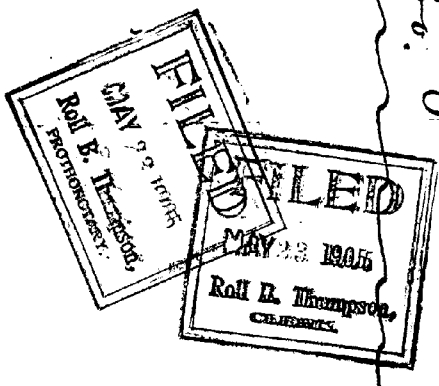
W. W. Thompson

Clayton Smith

No. 6 Dec. 28, 1903

In re Rood
in Girard Town
Ohio.

Answer of Clayton
of Harry D. Linnell
to Petition of
Linnell for Remandment
Bo.



William D. Thompson
Atty. for C. H. D. Smith

year august 1905
 Geared Township

Remonstrance against having a Public Road leading from William Knob Lane to surveyor's road in Geared Township said Road is not needed as there is plenty accomodation as to public Roads in that vicinity and said Road would cost the Township about \$5000 & more to Built it and another burden on the Township we the undersigned tax payers of said Township ask our Judge Honorable A. O. Smith to refuse to grant the opening of said Road and we will ever be very thankfull as this Road is our opinion not needed at all

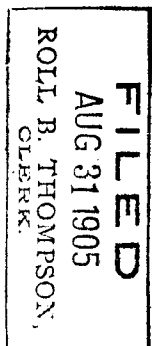
C. R. Martell supervisor	Joseph Marat	30
W. R. Biggar	Henry B. C. C.	31
	Henry L. Billie	32
	John C. B. C.	33
	John C. B. C.	34
H. C. C. B. C.	Anderson Donisthorpe	35
	G. E. Ranger	35
	G. G. Billie	36
	Frederick Phibbs	37
	Gilbert Russell	38
	Victor Phibbs	39

Julie Martel	10	Lauren W. Mitchell	240
J. S. Graham	11		
Caesar Deacon	12		
J. K. McLean	13		
C. G. Murray	14		
C. S. Hite	15		
B. S. Leonard	16		
	17		
Joseph Fawcett	18		
Wm. B. Burch	19		
Baron Boyer	20		
A. R. Renard	21		
Clement M. G. C. M.	22		
L. M. Condret	23		
Ford Siegel	24		
Fernon Martel	25		
Prossier	26		
Leon Delisle	27		
Prossier	28		
H. H. Billotte	29		



49

~~SEARCHED~~
6 Dec 1903
Dana,



Review

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 16th day of ~~Sept.~~, A. D. 1903, before the Judge of said Court, upon a petition of sundry inhabitants of the township of ~~Grand~~

, in said county, setting forth that

they labor under great inconvenience for want of a public road to lead from a point on a public road leading from Clearfield to ~~North~~ as or near the mouth of Surveyor Run to connect with a public road leading from Deer Creek to the Knob at or near Ellingtonham School House.

and therefore praying the Court to appoint proper persons to view and lay out the same according to law, Report to Sept. Term whereupon the Court, upon due consideration had of the premises, do order and appoint J. S. M. Greer, Cyrus Woods, W. E. Woolridge 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 review and lay out 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 land 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 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.

Roll B. Thompson

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. 190.....

Seal

Seal

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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. 190

Review of public road in Girard Township from a point on public road leading from Clearfield to Karthaus, at or near the mouth of Surveyor Run, to connect with the public road leading from Deer Creek to the Knobs, at or near Gillingham School House. We - undersigned viewers, appointed by the Court, having this day met, ^{having been} and notices posted and served in accordance with the order of Court, hereto attached, and having been affirmed according to law, proceeded ^{route} to view the route already surveyed under order No 6, Sessions 1903 following the courses and distances therein set forth and having heard all the available testimony for and against said road and having examined the proceedings previously had thereunder do hereby report adversely, for the following reasons, to wit:-

1st. Because in our opinion the benefit of this road would be local, and not general, and consequently would not justify the large expense of opening and maintaining the same.

2nd. There being no settlers on said route, such a road is not a necessity as an outlet.

3rd. That from the testimony it does not appear that the Township of Girard and the public generally feel that such a road is a necessity.

4th. That they have already two roads nearly parallel with the proposed road and supply all demands in this case. We therefore conclude that there is no occasion for such road.

Aug 19. 1903

Respectfully submitted.

J.S. McLean
J. A. Woods
A.E. Woolridge } Viewers

Recees

No. 6 Dec. Sessions, 1903

ORDER

To view and lay out a road for public use in the township of Grand Clearfield County

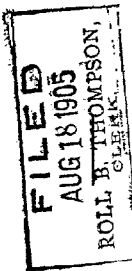
St. H. Sessions, 1905,
read and confirmed Ni. Si.
Road to be opened 32 feet wide, except where there is side hill cutting or embankment and bridging, there to be 16 feet wide.

By the court,
Almon C. Jones Jr.

NOTE.—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.

Days	AMOUNT
2	8.00
Miles 36	36.00
Days 3	6.00
Miles 27	27.00
Days 2	4.00
Miles 21	21.00
Days 20	12.00
Miles	
Days	
Miles	



Filed 190
Fees \$1.25 paid by J. S. McCrea