

No. 4, Sept. 24, Term, 1910,

Public Road,

~~in~~
~~veritas~~

Morris Township,

X

Clearfield County, ss:

At a Court of Quarter Sessions of the Peace of the
County of Clearfield, held at Clearfield, Pa., in and
for said County, on the 25th day of
May, in the year of our Lord
one thousand nine hundred twelve 1912 ✓

Judge of the same Court: Upon the petition of
sundry inhabitants of the Township of
Woodward

in said County, setting forth that John Miller
proposes a new road for a public road leading
from a point in Public Street, where the lot of late
John Foster in Mt. Keokukdale abuts on said road
and runs being 1260 feet distant from the intersection of said
Public Street with the Public Road leading from Mount Dale
to Madron, ending at point in Public Road opposite Ocean
School House, & at the intersection of two public roads
leading from Hendersons fork of the road into the Barro
& Briskin, one by the west side the other by the North side
and therefore, praying the Court to appoint proper persons to view and
lay out the road between the points mentioned, whereupon the Court upon
due consideration had of the premises, do order and appoint from and
among the County Board of Viewers Harry Myers,
W. A. Reiser, & A. Adams James

who have been duly appointed by the Court and filed their oaths of office and
are duly qualified to perform the duties of their appointment with impari-
ality and according to the best of their judgment, are to view the ground
proposed for the said road, and if they view the same, and a majority of
the actual viewers agree that there is occasion for such road, they shall
proceed to lay out the same, as agreeable to the desire of the petitioner as
may be, having respect to the best ground for a road and the shortest dis-
tance, in such a manner as to do the least injury to private property; and
shall make report thereof, stating particularly whether they judge the same
necessary for a public or private road, together with a plot or draft thereof,
and the courses and distances and references to the improvements through
which the same may pass; (and wherever practicable, the viewers shall lay
out the said road at an elevation not exceeding five degrees, except at the
crossing of ravines and streams, when by moderate filling and bridging the
declination of the road may be preserved within that limit,) to the next Court
of Quarter Sessions to be held for the said County.

And if the viewers aforesaid shall decide in favor of locating a public
road, they shall obtain from the persons through whose lands the said road
shall pass, releases from any damages that may arise to them on opening
the same; but if the owner or owners of such land refuse to release their
claim to damages, the said viewers shall assess the same, taking into view
the advantages as well as disadvantages arising from said location, and
make report of such assessments; which report they shall in like manner
transmit to the next Court or Quarter Sessions, with the draft or plot
aforesaid. In which said reports they shall state that they have been
sworn or affirmed according to law, and that due and legal notice was
given of the time when, and place where, they should meet, to view and
lay out said road, and the time and place of hearing

By order of the Court.

John H. Moore, Clerk.

RETURN OF VIEWERS.

To the Honorable the Judge of the Court of Quarter Sessions of the Peace for the County of Clearfield:

We, the undersigned viewers, duly appointed by your Honorable Court by the foregoing order, from and among the County Board of Viewers who have been duly appointed by your Honorable Court and have filed their oaths of office in the Court of Common Pleas of Clearfield County, beg leave to report as follows:

That notice of the time of view and of the hearing day was duly served according to law upon the Commissioners of Clearfield County and the Board of Supervisors of the Township of Woodward and that Three notices thereof were posted along the route of the proposed road, that the said view would be held on the 13th day of August, A. D. 1912, and the hearing to be held in the Arbitration room, at the Court House, in Clearfield, Pa., on the day of , 191 , at o'clock M. That Three viewers appointed by the said order viewed the ground proposed for the above mentioned road, and that there were present at the view William Phelps Thomas Rorick Supervisor, Samuel Atkins Peter Zakentney, Louis Christoff Jacob Brown Saml Konzer and others

parties in interest. That the hearing was held in the Arbitration Room, in the Court House, at Clearfield, Pa., on the day of A. D. 191 , when the following appearances were noted: No hearing at arbitration room.

After the view ~~and hearing~~ above mentioned, the undersigned, the majority of the said viewers, do agree that there is occasion for a road as desired by the petitioner, and that the same is necessary for a Public road. And having had respect to the shortest distance and the best ground for such road we have laid out in such manner as shall do the least injury to private property, and as far as practicable agreeably to the desire of the petitioner, and do return for Public use the following described road, to-wit: Beginning at a point in Public Street where lot of Sate John Farnas in West Marshman abuts on same at post. Thence by said Public Street or Public Road 1260 feet to road leading from Fortydale to Madera, thence by said road toward Fortydale to end of an alley at Romhin Run School house. Thence North six degrees East through alley and land of Woodward in school district one hundred seventy-eight feet to post. Thence through alley and land said school district and C. Loraine North ten degrees East one hundred forty-five feet to post. Thence up said alley and through land said C. Loraine and Geo. Purdie North five and one-half degrees East three hundred and twenty-nine feet to post at end said alley. Thence through old field of Chas Loraine North twenty-two degrees East seven hundred ninety-six feet to post. Thence through same North seven degrees West two hundred and forty-nine feet to post. Thence through same and field of Richey Reaching Wallace North fifteen and three-fourth degrees West six hundred and fifty-one feet to post. Thence through old field of said Richey Reaching Wallace North thirty-two degrees West two hundred and seventy-two feet to post. Thence through same North twenty degrees West five hundred and thirty-three feet to post. Thence through same North eleven degrees East seventy feet to post. Thence through same and land of Frank Christoff and Brown, Baird Rever North twenty-three degrees East three hundred and seventy-seven feet. Thence through land said Brown, Baird and Rever North eighty-eight feet to post. Thence

[redacted] same North twenty-three and one-half degrees West three
 hundred and thirty-three feet to post, thence crossing Pennsylvania
 Railroad siding below tipple of Brown Baird & Reever
 North Nineteen degrees East one hundred and seventeen feet to
 post on land of Frank Christoff, thence through cultivated land
 of Frank Christoff North twenty-one degrees East ninety-one
 feet to post, thence through a lane and cultivated land
 of Joseph Sakuntz North fifty-three degrees East seven hun-
 dred and seventy-seven feet to post, thence through same and
 crossing siding of Pennsylvania Railroad North Sixty-one degrees
 East three hundred and nine feet to post, thence through brush
 land of same North seventy-two and one-half degrees East one
 hundred and ninety feet to post, thence through same North
 Sixty-two degrees East eight hundred and thirty-five
 feet to road leading from Ocean School House to Bristin, thence
 by said road nineteen hundred and fifty feet to Ocean School House
 where at the intersection of two public roads leading from Henderson's
 Forking, so as to lead into the town of Bristin one by the West the
 other by the North side

and that a plan or draft of said road showing courses and distances and the properties affected is
 hereto attached and made a part hereof, said road being at an elevation not exceeding five degrees,
 excepting about 300 feet leading North immediately from
 Paulin Run School House

when it was not practicable to preserve it within that limit.




The undersigned further report that they endeavored to procure from all the owners of the land
 over which the said road passes releases in writing of all claims to damages that may arise from
 opening the same, and that they procured such releases from Frank Christoff
 and J. Sakuntz

the following persons having refused to release the damages to which they respectfully may be en-
 titled by the reason of the location and opening of the said road, we, the undersigned viewers, after
 having considered the advantages to be derived to them, do assess them damages and make report
 thereof as follows:

Brown Baird & Reever	\$1.00	Woodward Twp School Dist	\$30.00
Richy Reading & Wallace	5.00		
H & C Lorraine	5.00		
George Persine	\$15.00		
C Lorraine lot	5.00		

and we herewith return releases obtained and copy of the notices.

WITNESS our hands and seals this 22nd day of August
 A. D. 1912.

Harry Byers. 
 H. A. Rees. 
 Adam. Gould. 

No. 4 Sept Sessions, 1912
ORDER

To view use in the road for township of Woodward, Clearfield County Pa.

September Session, 1912, 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
 Alvin C. Smith
 December Session 1912
 confirming absolutely
 by the Court
 Alvin C. Smith

Filed
 AUG 29 1912
 JOHN H. MCG
 PROthonotary
 Fees \$1.25 paid by
 Fawcett

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 the 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	MILES AM'T.
Harry Byers	3	24 17.00
W. A. Reese	2	27 12.70
W. A. Gould	3	70 12.00
Robert J. Christoff		65 24
Levin Christoff		15.5

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 County of Clearfield
 at and before the enrolling and delivery hereof, have remised, released and forever quit-claimed, and do hereby remise, release and forever quit-claim to the said County of Clearfield
 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 13 day of August
 A. D. 1912.

Frank Christoff
 John J. Christoff
 SEAL
 SEAL
 SEAL
 SEAL

Know all Men by these Presents,

THAT we
and are held and firmly bound
unto the Commonwealth of Pennsylvania to its successors,
administrators or assigns, in the sum of One hundred dollars

Dollars, lawful money, for the payment of which

sum, well and truly to be made, we do bind ourselves, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents; and we do hereby confess judgment for the above sum, without stay of execution or appeal, waiving the right of exemption and appraisement, and the right of inquisition on real estate, with five per cent. added as Attorney's commission for collection. Sealed with our seals and dated this day of
A. D., One Thousand Nine Hundred and ten.

THE CONDITION OF THIS OBLIGATION IS SUCH that
whereas the above bounden have presented a petition to the Court
of Quarter Sessions of Clearfield County asking for the appointment
of viewers to view and lay out a public road in Morris Township
leading from a point on the Township road between Isiah Rhines and
foot of Pelton's Hill at or near Harry Smeal, If said petition
and the said view had thereunder should not be approved by the Court
then and in such case, the above boundens shall pay all legal costs
that may be connected therewith, this this obligation to be void
or else to be and remain in full force and virtue.

In presence of
R. J. Holt-

M P Tlegal



BOND.

TO

To the Judge of the Court of Quarter Sessions
of the Peace of the County of Calaveras.

The petition of the subscribers
respectfully sheweth: that they labor under
great inconvenience for the want of a public
road or highway to lead from the ^{morris} township
road between Israel Rhine and the foot of
Pettonia Hill to the ^{morris} township road at or near
Harry Smeal's in said County; they therefore
pray the Court to appoint persons duly qualified
to view the ground proposed for said road,
and to lay out the same according to law.

M. P. Legal

Reuben Holt-

James A Bock

J. J. Rathrock

W. W. Shornaker

Thos. Beveridge

E. J. Williams

J. J. Williams

Josiah Smeal

George W. Hummel

O. L. Williams

Roy Woodside

W. H. Hubler

George Rathrock

Dr. Henry

Harris Peters

J H Smeal
James Smyer
David Smelt
L. P. Pettin
John W. Weaver
J. H. Hummel
J. P. Williams
Key Smeal
W. B. Smeal
B. F. Haines
J. B. Burridge
C. O. Shoemaker
Geo R Hummel
Ellis Emigh
Wm Turner

J. C. Hoover
J. H. Williams
J. B. Dunkle
John W. Turner
R. C. Hummel
Aaron Flegal
J. H. Hummel
Ralph Williams

J. H. Williams
George S. Williams
Walter S. Williams
W. H. Smeal

Isaac & Wilson
David Bailey
W H Smeal
Main Hall
2008 Street
D H Brening
A B Strick
E H Stoker
Miles Flegal
Frank Pelton
John Quick
Wm Quick

no 4 Sept 20 1910
(Road)

Petition of citizens of
~~the~~ ^{the} township for the
appointment of a
a new or lay out public
road from a point in the
township road between Shaw River
of Port of Pattenville to a point on
the township road at or near
Henry Arnold.

Now May Session 1910
within petition presented
read and considered and
Resolution Henry D. Rice
Peter Meyer and J. D. Shaw
are appointed to
make report at next
Session of Court

Res. of Court
Alvin Belmont

MAH

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
of the time and place of meeting to
view the same and also having given
due Notice to the County Commissioners
of Clearfield County and the Super-
visors of Morris Township of the said
time and place of meeting we met
at the house of Harry Smeal in
Morris Township on Wednesday the 13th
day of July A.D. 1910 and after having
been duly affirmed in pursuance of
the within order we proceeded to view
the ground for said proposed road.

After a careful view had of the premises
we were of opinion that the said road is not
Necessary for a public Highway.

Respectfully Submitted, H. A. Reese

Parker Meyer

G. Frank Goss.

} Viewers

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.

		AMOUNT.	
<i>McA Reese</i>	Days 2	10.00	
	Miles 10	11.00	
<i>Peter Meyer</i>	Days 1	3.00	
	Miles 10	4.00	
<i>Frank Good</i>	Days 1	3.00	
	Miles 8	8.00	
		3.50	
	Days		
	Miles		
	Days		
	Miles		

No. *4* *Sept* Sessions, 1900

ORDER

To view & lay out a road for *Public* use in the township of *morris*, Clearfield County *Pa.*

September Sessions, 1900, read and confirmed N. S. Road to be opened *22* feet wide, except where there is side hill cutting or embankment and bridging, there to be *16* feet wide.

By the Court
Alison J. Smith
December Sessions 1910
 Confirmed absolutely
 By the Court
Alison J. Smith

Filed *190*
 Fees \$1.25 paid by *PA*

ROAD VIEWERS' NOTICE

NOTICE IS HEREBY GIVEN that the undersigned Viewers, appointed by the Court of Quarter Sessions of Clearfield County, Pennsylvania, to view public Road leading from a point in public street where lot of late John Farrar in West Houtzdale abuts on same, and said point being 1260 feet distant from the intersection of said public street with the public road leading from Houtzdale to Madera in Woodward Township to point in public road opposite Ocean School house, and at the intersection of two public roads leading from Hendersons, forking so as to lead into the Borough of Bristin, one by the West side and the other by the North side in Woodward Township, in the county aforesaid, will meet at the ~~house of~~ first named point, in Woodward Township, on Tuesday, the 13th day of August A. D. 1912, at 11 o'clock A M., to attend to the duty assigned them, of which time and place aforesaid all parties interested will take notice.

Harry Byers
H. A. Reese
Adam Gould
VIEWERS

Clearfield Pa Aug 1, 1912.

Shos August 2nd 1912
devised accepted for
County Commissioners
J. W. & B. Shos
Clear

ROAD VIEWERS' NOTICE

NOTICE IS HEREBY GIVEN that the undersigned Viewers, appointed by the Court of Quarter Sessions of Clearfield County, Pennsylvania, to view public Road leading from a point in public street where lot of late John Farrar in West Houtzdale abuts on same, and said points being 1260 feet distant from the intersection of said public street with public road leading from Houtzdale to Madera in Woodward Township to point in public road opposite Ocean School House, and at the intersection of two public roads leading from Henderson's, forking so as to lead into the Borough of Bristlin, one by the West side, and the other by the North side in Woodward Township, in the county aforesaid, will meet at the ~~house of~~ first named point, in Woodward Township, on Tuesday, the 13th day of August A. D. 1912, at 11 o'clock A M., to attend to the duty assigned them, of which time and place aforesaid all parties interested will take notice.

Harry Byers
H. A. Reese
Adam Gould
VIEWERS

Clearfield Pa Aug 1, 1912.

Served on us this 8th day of
August A.D. 1912

{ Supervisors of
Woodward
Township { Wm Phelps
J & Rocketts

Property owners
through whose
land proposed
road is likely
to pass.

Samuel Atkin
Michael Grafton
Steven Felix

nov 22 1910
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

13th day of Sept., A. D. 1910, before Judge of said Court, upon a petition of sundry inhabitants of the township of Burnside in said

County, setting forth that A bridge is much

wanted over "Saw mill Run Creek" at the place where the new public Highway from Burnside to Cherrytree crosses the said Creek, in the Twp. aforesaid, as there is no bridge across the said Creek at that place, and it is impossible, and the expense of erecting said bridge would be too heavy and burdensome upon the inhabitants of said Township

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

J. S. McCreery, Leander A. Manning and G. W. Bill

who after being respectively sworn or affirmed to perform their duties impartially and to the best of their judgment, are to view the place proposed for the said bridge, and if they or any two of them, view the same, and any two of the actual viewers agree that there is occasion for such a bridge, and that the erecting of the said bridge would require more expense than it would be reasonable the said townships should bear, they are to make report accordingly;

and a map or plot thereof to be made, which shall accompany said report; the report aforesaid to be made to the next term of the Court of Quarter Sessions to be held for the said county of Clearfield.

BY THE COURT.

Roe B. Thompson
CLERK.

RELEASE OF DAMAGES.

Know All Men by These Presents, That we, the undersigned owners of lands upon which the bridge is 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 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 or building of said bridge, 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 or building of said bridge.

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 building of said bridge 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.....

Report of Viewers, No 3, Dec. Ss. 1910.

The undersigned viewers would respectfully report to your Honorable Court as follows: to wit, -Viewers all present, and duly sworn according to law, and find the new road laid out by your former viewers opened, and passable except at Sawmill Run, over which there is no bridge. We therefore laid out a bridge, which is at this place a necessity, and recommend the same to be constructed as soon as can conveniently be done. The bridge in our opinion should be constructed of Concrete, reinforced, of a span of 40 feet between abutments, 16 feet clear roadway, and 8 feet clearance from low water mark. The location of same with reference to highway, being shown on accompanying draft, which is a part of this report.

We also find that the expense of such a bridge would be more than the Township of Burnside should be asked to bear, and recommend the same to be built by the County of Clearfield. Draft attached.

Respectfully submitted this 22 day of Nov. 1910.

J. E. M. Trum
L. Henning
G. W. Bell
Viewers

Feb'y 9 - 1911 We the Grand jury
 appear the report of the viewers
 with a modification, that is to say,
 we find that the expense of
 the within bridge would be more
 than the township would be able
 to bear alone, and we recommend
 that the County Commissioners
 appropriate that fourth of the cost
 there of toward the expense of
 construction and that the remaining
 one fourth of the cost be born
 by the township W. E. Patchin
 Hoeman

Now February Sessions 1911 the within report,
 together with recommendation of the Grand jury
 presented, read and considered, and thereupon the
 same is approved, with the further recommendation
 to the County Commissioners that the said bridge
 be built of reinforced concrete as heretofore
 more fully set out. By the Court
 William P. Smith P.J.

NOTE.—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.
 If a viewer believes the parties are not entitled
 to damages for the bridge, he may consider the same
 as well as the disadvantages of the bridge, they will report to
 that effect.

		AMOUNT.	
J. M. Tenny	Days 3	15.00	
	Miles 30	3.00	
L. Seming	Days 2	6.00	
	Miles 30	3.00	
G. M. See	Days 2	6.00	
	Miles 16	1.60	
	Days		
	Miles		
	Days		
	Miles		

ORDER TO VIEW.

Dec. 11, 1910 within report presented
 directed filed & to the view made
 by the County Commissioners to the said
 Grand jury - 13th Feb'y 1911

Filed 189
 Fees \$1.25, paid by

- 1 - Attorney.

No. 30 cc, S. A. 189,
 Public Bridge,
 in
 Burnside Township,
 (Sawmill Run)

BRIDGE VIEWERS' NOTICE

NOTICE IS HEREBY GIVEN that the undersigned Viewers, appointed by the Court of Quarter Sessions of Clearfield county, Pennsylvania, to view Public Bridge Road leading from
across Sawmill Run, where the new Public highway crosses said Run, as laid
out and opened, between Burnside and Cherry-tree,

in Burnside Township, to

in _____ Township, in the county
aforesaid, will meet at the ^{place} ~~house~~ of View
_____, in Burnside

Township, on Tuesday, _____, the 22,
day of November, _____ ¹⁹¹⁰ A. D. 190____, at 8 o'clock
A M., to attend to the duty assigned them, of
which time and place aforesaid all parties interest-
ed will please take notice.

J. S. McCreery

Leander Denning

G. W. Bell

Viewers.

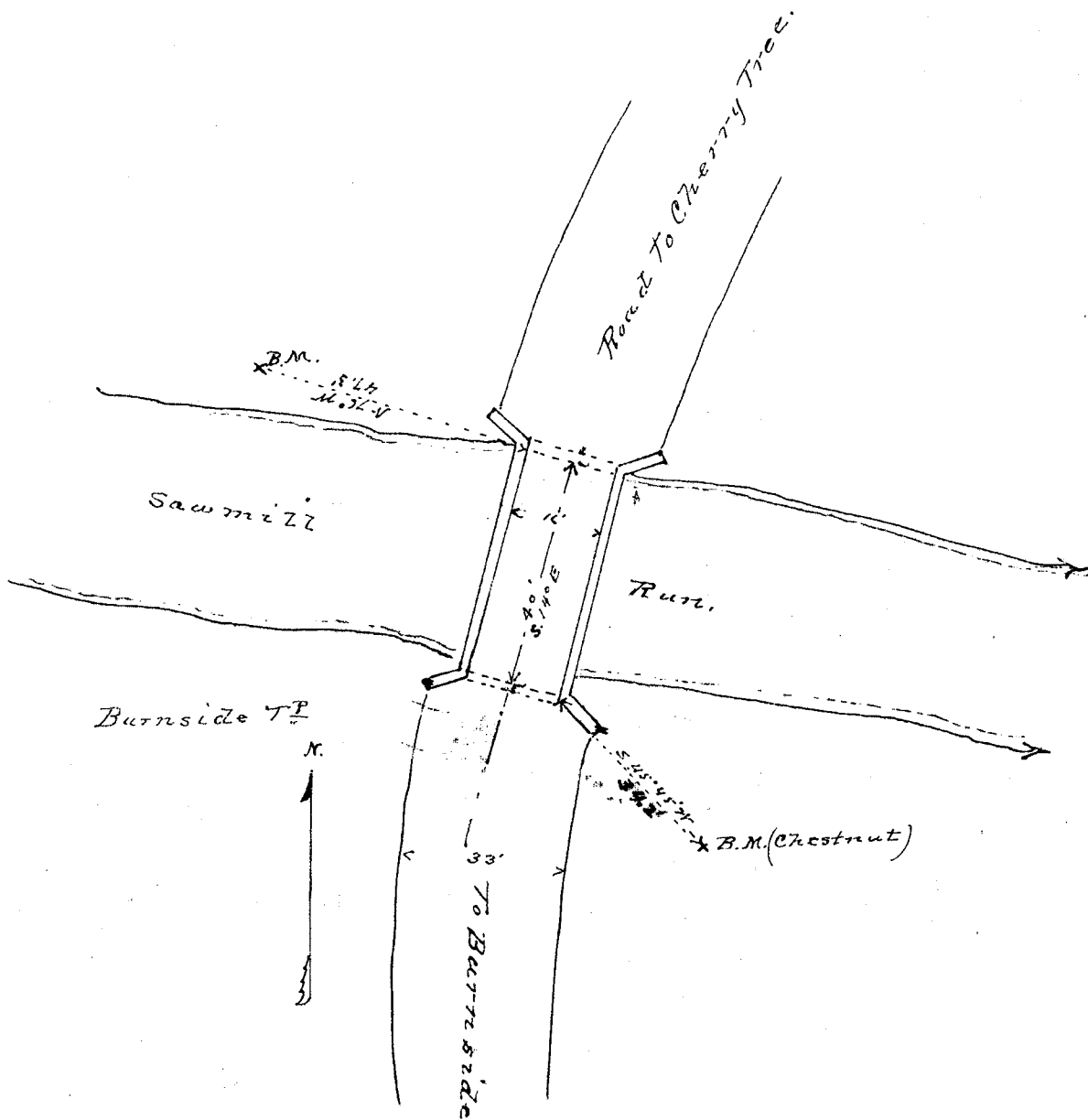
Kerrmoor, Pa. Nov. 5, 1910, 190____.

Service of within notice accepted this

day of Nov. 1910.

Robert W. Brown
Edward Abrahamson
M. E. Lowman

Supervisors of
Burnside Tp.



Survey for bridge across Sawmill Run.
 Burnside T.P. Order N° 3 Dec. 5s. 1910
 Viewed Nov 22, 1910. 20' = 1"

J.S. McCree,
 L. Denning,
 G.W. Bell.