

DOCKET No. _____

Number	Term	Year
3	Sept	SS 1922

Petition of Geo. Edwards for viewers
to assess damages in Morris Twp.

Versus

IN THE COURT OF QUARTER SESSIONS OF CLEARFIELD COUNTY, PA.

In Re

Construction of State Highway Petition of George Edwards
Route No. 313 for the appointment of Viewers

To the Honorable Singleton Bell, President Judge of said Court;

The petition of George Edwards respectfully represents;

1st; That he is the owner of a certain piece of land situate in the township of Morris, Clearfield County, Pennsylvania, along the highway leading from Philipsburg to Kylertown.

2nd; That the State Highway Commissioner of the State of Pennsylvania, has undertaken the construction of an improved State highway known as Route No. 313, through said premises, a change of width and of existing lines and location being occasioned thereby.

3rd; That your petitioner has sustained damages by reason of said road construction, and he has been unable to agree with the County Commissioners of Clearfield County as to the damage sustained by him.

Your petitioner, therefore, prays the Court to appoint Viewers to ascertain and assess his damages, as provided by the Act of April 6, 1921, amending Section 16 of the Act of May 31, 1911, P.L. 468; said amendatory act being No. 62 of the Statutes of 1921, and as approved by other pertinent Acts of Assembly.

George Edwards

Clearfield County, SS:

Personally appeared before me the subscriber, George Edwards who being duly sworn according to law doth depose and say that the facts set forth in the foregoing petition are true and correct to the best of his knowledge, information and belief.

Sworn & Subscribed before me:

this 24 day of April 1922. : *George Edwards*

Geo W. Ralston
Prothonotary

IN THE COURT OF QUARTER SESSIONS OF CLEARFIELD COUNTY

May 2, 1922

In Re

Construction of State High-

way, Route No. 313

PETITION OFFICEREDWARDS OF
for Appointment of Viewers

May 1, 1922 -
A. L. Edwards, Harry Ruff
J. W. Shangle an affiant
herein to protest as provided
by law, my witness
Mabel Bell, P.

FILED

MAY 2 1922

GEO. W. RALEIGH
JOHN C. ARNOLD
CITY DISTRICT ATTORNEY
CLEARFIELD, PA.

KURTZ STATIONERY STORE, CLEARFIELD, PA.

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 2 day of May in the year of our Lord, one thousand nine hundred, twenty-two

George Edwards
Judge of the same Court: Upon the petition of ~~John~~ Morris
Inhabitant of the Township of

in said County, setting forth that he is the owner of certain piece of land along the highway leading from Philipsburg to Kylertown. That the State Highway Commissioner has undertaken the construction of an improved state highway known as Route No. 313, through said premises a change of width and of existing lines and location being occasioned thereby. What petitioner has sustained damages by reason of said construction and he has been unable to agree with the County Commissioners of Clearfield County as to the damages sustained by him.

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 A. L. Edwards, Esq.
Harry Reese and J. W. Spangle

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 impartiality, and according to the best of their judgement, are to view the ground proposed for the said road, and if they view the same, and a majority of the actual 2 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 distance, 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 of 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.

Geo W Palstone, 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, be 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

_____ and that _____ notices thereof were posted along the route of the proposed road, that the said view would be held on the 19th day of July

A. D. 1922, and the hearing to be held in the Arbitration Room, at the Court House, in Clearfield, Pa., on the 29 day of July, 1922, at 11 o'clock A M. That

_____ viewers appointed by the said order viewed the ground proposed for the above mentioned road, and that there were present at the view A. L. Edwards, Harry

Ruse & James Spangle, viewers & George Edwards, claimant.

parties in interest. That the hearing was held in the Arbitration Room, in the Court House, at Clearfield, Pa., on the 29th day of July A. D. 1922, when the following

appearances were noted: A. L. Edwards, Harry Ruse, James Spangle,
viewers, George Edwards, Frank Shashoua & Jas. C. Arnold, Esq.,
City for claimant. A. H. Woodward Esq. for C. Commissioners.
& Commissioners Warner, Dale & Mabill.

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 _____ 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 _____ use the following described road, to wit Beginning After hearing & view, the testimony being
as follows:-

7 feet strip of land taken along entire front.
fence destroyed

30 year old maple tree destroyed
Road was raised 10 to 12 inches in front of property
Depreciation fixed by claimant at \$100.00
Frank Shashoua fixes damage at \$200. without
including cost of filling lot.

the viewers taking into consideration the benefits
as well as the injury fix the damage at
\$180.00



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 _____

when it was not practical 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 _____

the following persons having refused to release the damages to which they respectfully may be entitled by 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: George Edwards \$180 00

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

WITNESS our hands and seals this 9th day of October
A. D. 1922.

A. L. Edwards Seal
H. A. Reese Seal
James W. Spangle Seal
Seal

