

DOCKET No. <sup>5</sup>

Number	Term	Year
8	Sept	1923

Petition of warner E. Evans for  
private road in Lawrence Twp

Versus

KNOW ALL MEN BY THESE PRESENTS that we, Warner E. Evans and  
all of the township of Lawrence, County of  
Clearfield, State of Pennsylvania are held and firmly bound  
unto the Commonwealth of Pennsylvania for the use of all  
parties interested in the sum of \$100.00 lawful money, to be  
paid to the said Commonwealth, its certain attorney or assigns;  
to which payment well and truly to be paid, we bind yourselves  
and each of us our heirs, executors and administrators, jointly  
and severally, firmly by these presents.

Sealed with our seals, dated the 7th day of May A. D. 1923

Whereas the said Warner E. Evans is about to present his  
petition to the Orphans' Court of Clearfield County, praying  
for the laying out and opening of a private road leading from  
his premises in the township of Lawrence aforesaid to a pub-  
lic road known as the Penfield Pike, through land of Isaac  
Pool.

Now the conditions of this obligation is such, that if  
the said Warner E. Evans shall well and truly pay all costs  
and fees, which may become due and payable by virtue of the  
application for said private road, the location and laying  
out of the same and the conformation of such, being the legal  
fees and costs in connection with said road, then this obligation  
to be void or otherwise to be and remain in full force and  
virtue.

*Desire and deliberate in  
presence of*  
*James Barnes*

*Warner E. Evans* (SEAL)  
*Mary Evans* (SEAL)

8 Sept 20 1923

IN THE COURT OF QUARTER  
SESSIONS, CLEARFIELD  
COUNTY, PENNSYLVANIA  
IN THE PRIVATE ROAD OF  
WARNER E. EVANS.

BOND

June 6, 1923 affidavit  
Mythia Court  
Sugleton, Pa. J.P.

**FILED**

JUN 8 1923

GEO. W. RALSTON  
CLERK

LAW OFFICES  
A. H. WOODWARD  
CLEARFIELD, PA.

In re Private Road in Lawrence Township) # Sept. SS. 1923

To the Honorable the President Judge of said Court:-

The petition of Warner E. Evans of Lawrence Township aforesaid respectfully represents:-

That he was the petitioner for a private road through the property of Isaac Pool filed to # 8 Sept. SS. 1923; that on or about the time of the hearing on the location of said road it was discovered that the premises through which said road passes is not the premises of the said Isaac Pool but belong to his wife Sarah Pool. Your petitioner respectfully prays that the proceedings in said case may be corrected that the petition shall be for a private road through the premises of Sarah Pool instead of for a private road through the premises of Isaac Pool; that a new order to view shall be issued to the same persons who constitute the board of view in the original petition, and that said Board of View view the premises and hold a hearing in accordance with law, giving proper notice to the said Sarah Pool of the time and place of the said view and hearing, and that thereafter proceedings be taken in accordance with law in reference to the above stated matter.

And he will ever pray, etc.

Warner E. Evans

STATE OF PENNSYLVANIA }  
COUNTY OF CLEARFIELD } SS.

Warner E. Evans, above named petitioner being duly sworn according to law deposes and says that the facts stated in the above and foregoing petition are true and correct to the best of his knowledge and belief.

Sworn and subscribed before me } Warner E. Evans  
this 14th. day of June A. D. }

1924.

Geo W. Pollock  
Prothonotary.

# Sept. SS. 1924

EDWARD H. WOODWARD  
CLEARFIELD, PA.

New June 16<sup>th</sup> 1924  
Order to reindemn  
to issue to

Frank Hutton, Esq., E. D.  
Billotte & J. S. Michaels

By the Court  
Appellate  
of

**FILED**

JUN 16 1924

GEO. W. RALSTON

CLERK

LAW OFFICES

A. H. WOODWARD  
CLEARFIELD, PA.

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

IN re Private road of Warner E. Evans) No. Sept. Session 1923

To the Hon. President Judge of the Court of Quarter Sessions  
aforesaid:

The petition of Warner E. Evans respectfully represents:

That he is the owner of a certain lot of land, situate in Lawrence Township, Clearfield, county, Pennsylvania, distant about 185 feet from the public road leading through the village of Paradise in said township known as the Penfield Pike.

That he has a dwelling house erected on his property and that he has no outlet to reach the public road, to-wit: The Penfield Pike aforesaid. He has heretofore used an alley or private road over and across the land of Isaac Pool in said Township, which alley has been in existence and in use for many years. That the said Isaac Pool has closed said alley and denied your petitioner access to his property from the public road aforesaid.

Your petitioner, therefore, respectfully prays that, in order to be given a way leading from his premises and property to the public road aforesaid, a private road may be viewed, established and opened leading from his dwelling house aforesaid, over and across land of Isaac Pool to the public road aforesaid, to-wit: The Penfield Pike.

And he will ever pray.

Warren E Evans

State of Penna. }  
County of Clearfield }  
ss.

Warner E. Evans, above named, being  
duly sworn according to law, deposes and says that the facts  
stated in the foregoing petition are true and correct to the  
best of his knowledge and belief.

Sworn and subscribed before  
me this 7th day of May A. D.

Warren E Evans

1923

Ed B. Lohse  
Recorder of Deeds

118 Sept 23 1923

IN THE COURT OF QUARTER  
SESSION, CLAIRFIELD COUNTY  
PA LEHIGHVANIA.

IN RE PRIVATE ROAD OF

WARNER E. EVANS.

PETITION

June 6, 1923. Grant  
Hudson to S. D. Bellatty Jr  
to S. S. Michaels and  
he should never as  
a property from.

John W. Conk  
Supplemental Pet.

FILED

LAW OFFICES  
JAN W. WOODWARD  
CLEVELAND, O.

NO. 118  
CLERK

Constable's Return

To be mailed promptly to the Clerk of the Court  
at Clearfield

CLEARFIELD COUNTY, ss:

27 day of November, 1925

served the within Subpoena on the within named

Wamer Evans,  
Camer Evans, Jim Evans  
Fred Evans, Ben Dale  
Harry Carter

By reading the same to each of them

No. 6 Services \$ 350

Miles actually traveled direct 35 700

Total \$ 10.50

Personally appeared before me the subscriber

R. F. H. H.

Who, being duly sworn, deposes and says, that he made the number of services and true as stated, and that he traveled the number of miles above set out in making services of this Subpoena and that said miles were necessarily traveled.

R. F. H. H.

Sworn and subscribed before me this

28 day of Nov A. D. 1925

GEO. W. RALSTON  
Attn: J. E. Edwards

R. F. H. H.

✓  
Commonwealth Subpoena

No. 50 September ss: 1925

COMMONWEALTH

VERSUS

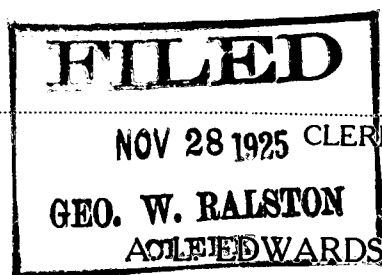
ISAAC POOLE, SR.

SUBPOENA

COMMONWEALTH  
of

Filed

192



District Attorney

CLEARFIELD COUNTY, ss:

## Commonwealth Subpoena

## The Commonwealth of Pennsylvania to

WARNER EVANS

WARNER EVANS *James Cagney* *Patricia Morison*  
*Fred Cunard* *Ken Osmond* *Frances Farmer*  
*Henry Custer*

WE COMMAND YOU, that setting aside all manner of business and excuses whatsoever, you be and appear in your proper person before our Judges, at Clearfield, at our County Court of Quarter Sessions, there to be held for Clearfield County, on the Thirtieth day of November.

next, there to testify the truth according to your knowledge in a certain case now pending in our said Court, and then and there to be tried, wherein The Commonwealth of Pennsylvania, is Plaintiff, and.....

ISAAC POOLE, SR. is

Defendant, and that on the part of the Commonwealth. And this you are not to omit under penalty of five hundred pounds.

WITNESS, the Honorable A. R. CHASE, President of our said Court, at Clearfield, Pa., the 16th day of November Anno Domini, one thousand nine hundred and Twenty-five.

Geo. H. Weston  
Clerk

No. 50 Sept..... Term, 1925

Commonwealth

VERSUS

Isaac Poole et al.

VERDICT.

Filed..... Dec. 15..... 1925

Geo. W. Ralston

Prothonotary

Commonwealth, IN THE COURT OF Quarter Sessions  
OF THE COUNTY OF CLEARFIELD, PA.,

versus

of

No. 50

Term, 1925 —

Samuel Dole Jr.

VERDICT.

And now to wit: — Dec 10 — 1925, we, the Jurors

empanelled in the above entitled case, find the defendant, Samuel Dole Jr.

Not Guilty, but pay the Costs

Bent McDowell, Foreman

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

COMMONWEALTH ) No. 50 September Sessions, 1925.  
vs )  
ISAAC POOLE Sr. )

Motion being made to quash the indictment because the indictment does not set out the commission of the offense.

Now, December 15th, 1925, motion to quash overruled.  
Exception noted.

By the Court,

Al Chase

P. J.

No. 50 September Sessions, 1925.

COR. ON HEALTH

vs

ISAAC POOLE Sr.

ORDER.

---

---

# RECOGNIZANCE.

*No.* \_\_\_\_\_

\_\_\_\_\_  
*SESSIONS, 190*

**COMMONWEALTH OF  
PENNSYLVANIA.**

VS.

---

---

---

*Surcharge* \_\_\_\_\_

---

---

---

*On oath of* \_\_\_\_\_

---

---

---

*Securities* \_\_\_\_\_

---

---

---

---

Commonwealth of Pennsylvania

Surcharge Committee of public

vs.

Minister by Change & Private Seal

Isaac - Pool

N. & C. Clearfield Pa.

On oath of Warren E. Tracy

County of Clearfield, SS.

WE AND EACH OF US Isaac Pool and

do acknowledge ourselves jointly and severally indebted to the Commonwealth of Pennsylvania in the sum of

One Thousand

Dollars, to be levied of our and each of our lands and tenements, goods and chattels. CONDITIONED, that if the said

Isaac Pool

shall be and appear at the next Court of Oyer and Terminer and General Jail Delivery and Quarter Sessions of the Peace for the County of Clearfield to be held at Clearfield in and for the County of Clearfield, then and there to answer all such charges as may be preferred against the said Isaac Pool

and shall abide and not depart the Court without leave, and

in the meantime keep the peace and be of good behavior towards all the citizens of the Commonwealth, then this recogni-  
zance to be void and of no effect, otherwise to be and remain in full force and virtue:

Isaac - Pool

Isaac - Pool

TAKEN and acknowledged before me this

26<sup>th</sup>

day of January

4. D. 1925

Joseph F. Roth



My Commission Expires  
First Monday in January, 1928

In Justice's Court  
No. 265

Commonwealth  
VS.

Isaac Pool  
No.

Warrant.

For

100

Indeage .40

Constable's \_\_\_\_\_

(RETURN ON RESCUE)

By virtue of this warrant to me directed. I have taken the within named \_\_\_\_\_

whose bod I have ready as within I am commanded.

So answers R. F. H. Jr.

Constable

Per \_\_\_\_\_

(RETURN IF NOT FOUND)

The within named \_\_\_\_\_

not found in my bailwick.

So answers

Constable

Per \_\_\_\_\_

2

COUNTY OF CLEARFIELD, SS:

**Commonwealth of Pennsylvania**

To H. J. Kite

, Constable or to any Constable of said County, Greeting:

You are hereby commanded to TAKE the body of James Paul Jr.

if he be found in the said County, and  
bring him before Joseph J. John, one  
of our Justices of the Peace in and for said County, to answer the Commonwealth,  
upon a charge founded on the Oath of Warren E. Evans  
Charging him with Committing a Music Physician  
by playing a private Rose

and further to be dealt with according to law. And for so doing this shall be your  
warrant.

WITNESS our said Warrant, at Clearfield, who hath hereunto  
set his hand and seal, the 26<sup>th</sup> day of January A. D. 1925

Joseph J. John Seal  
Justice of the Peace

My Commission Expires  
First Monday in January, 1928

**IN JUSTICE'S COURT**

No.\_\_\_\_\_

---

---

---

VS.

---

---

---

**Information.**

Clearfield County, Pa.

Printed and sold by Clearfield Republican, Clearfield, Pa.

The Information of Warren E. Evans

before Joseph T. John Esquire, one of the Justices of the Peace  
in and for said County, the 26 day of January A. D. 1925

The said Warren E. Evans saith that on the

26<sup>th</sup> instant previous to January A. D. 1925  
Lease holder did commit a public nuisance by  
Clearing a private Road in Clearfield County Pa  
Contributing to the Detriment of the County in such case made and  
promised

Warren E. Evans

Sworn and subscribed before me this 26<sup>th</sup>

day of January A. D. 1925, at Clearfield Pa -

Joseph T. John

My Commission Expires Justice of the Peace.

First Monday in January, 1928

# Transcript

Commonwealth of Pennsylvania  
versus  
Isaac Poole Sr  
Paradise Lawrence  
Township, Clearfield Pa

Warrant issued on the 26  
day of January 1925, on oath of  
Warren E. Evans

Defendant is charged with Committing a Public  
Nuisance by Closing a Private Road  
in Lawrence Township, Clearfield Co. Pa.

On June 26, 1925, the defendant was  
brought before me by R. F. Hite Constable  
After Hearing the defendant was  
required to give Bail for his appearance  
at the next term of the Court of Quarter  
Sessions for Clearfield County, Pa. in  
the sum of One Hundred dollars.  
The defendant gave Bail in the sum  
of One Hundred dollars with Charles  
Poole as Bailor.  
The defendant paid the costs of \$4.40

COSTS		
Magistrate	- - -	\$ - - -
Information	- - -	50
Docket Entry	- - -	50
Warrant	- - -	50
Subpoena	- - -	
Examination	- - -	75
Oaths	- - -	
Recognizance of Defendant	- - -	
" Pros. and Wit.	- - -	
Commitment	- - -	
Continuance	- - -	
Transcript and Certificate	- - -	
		75
		\$ 300
Constable R. F. Hite	- - -	
Execution and Warrant	- - -	100
Mileage—Miles Circuit	- - -	40
On Com. Sub.	- - -	
On Commitment	- - -	
Transcript	- - -	
Defendant paid Costs		\$ 4.40

After hearing, defendant was required to give bail in the sum of \$100.00 conditioned  
for appearance at next term of Court of Quarter Sessions for Clearfield County, Pa.  
Defendant Isaac Poole Sr  
Paradise Lawrence Township  
Clearfield Pa  
residing at  
and Charles Poole  
Paradise Lawrence Township  
Clearfield Co. Pa  
residing at

Each held in the sum of \$100.00 conditioned that  
the Defendant will appear at the next Court of  
Quarter Sessions of the Peace for Clearfield  
County, and not depart said Court without leave.

No. 50 Sept. Sessions, 1925

Commonwealth

versus

Isaac Hale Jr.

Residence Lawrence Township

Clayfield Co., Pa.

1st. Assault and Battery.—Always have transcriber show name and residence of party assaulted.

2nd. Aggravated Assault and Battery.—Always have transcriber show name and residence of party assaulted.

3rd. Burglary.—State means and manner dwelling was entered; value of articles stolen and taken away, if any; the portion of the body injured.

4th. False Pretense.—Always state the representations used at length; also, name and value of articles secured, or the nature and value of credit, and from whom secured.

5th. Forgery.—Always furnish exact copy of instrument forged, altered or uttered, sending original copy to district attorney.

6th. Larceny.—State name and value of each article stolen, and the name of owner or owners.

7th. Liqueur Selling.—State name and amount of party to whom sold.

8th. Robbery.—State injury done and amount of damage, description and bounds.

9th. Malicious Mischiefe.—State name and amount of party to whom drawn.

10th. Please favor district attorney by returning transcript promptly as soon as record is made up, attaching the information, and also notes of evidence, if any, thereto.

\*Only used in cases of felony.



..... seal this ..... day of ..... A. D. 19 .....

I hereby certify that the above is a correct transcript from my docket. Witnesses my hand and  
and give evidence on the part of the Commonwealth, and not depart said Court without leave.

respectively, at the next Court of Quarter Sessions for the County of .....  
\*Each of whom are bound in the sum of ..... for their appearance

1.	6.	10.
2.	7.	9.
3.	8.	10.
4.	9.	10.
5.	10.	10.

The following persons are witnesses for the Commonwealth:

Leave above blanks to be filled by District Attorney

IN THE  
**Court of Quarter Sessions of the Peace**  
**FOR THE COUNTY OF CLEARFIELD**

Of 50 September

Sessions, A. D. 1925

Clearfield County, ss:

The Grand Inquest of the Commonwealth of Pennsylvania, now inquiring in and for the body of the County of Clearfield, upon their oaths and solemn affirmations respectively, DO PRESENT, That heretofore, to wit, there existed in Lawrence Township, Clearfield County, Pennsylvania, a certain private road laid out and opened according to law by proper proceedings brought in the Court of Quarter Sessions of Clearfield County, Pa., to No. Term 19, which said road was opened; and that ISAAC POOLE, late of the County aforesaid, on the day of in the year of our Lord one thousand nine hundred in the County aforesaid, and within the jurisdiction of this Court, with force and arms did obstruct said road and barricade the same by erecting and building across said road a fence, so that said private road could not thereafter be used for the purposes of a private road, and did thereby erect, set up, establish, maintain, keep up or continue and cause to be erected, set up, established, maintained, kept up and continued, a <sup>private</sup> public and common nuisance

(Act March 31, 1860 - P.L. 382)

contrary to the form of the Act of the General Assembly in such case made and provided, and against the peace and dignity of the Commonwealth of Pennsylvania.

DISTRICT ATTORNEY

*A. L. Edwards.*

WITNESSES

Warner Evans, Pros.

No. 50 September Sessions, 1925.

COMMONWEALTH

vs.

ISAAC POOLE, SR.

INDICTMENT:

On Dec. 3, 1925.

A TRUE BILL

Allen Hayes FOREMAN  
Dec. 3, 1925

Defendant being arraigned, pleads

not guilty

Allen Hayes Poole, Sr.

That the said Sarah Pool has closed said alley and denied your petitioner access to his property from the public road aforesaid. Your petitioner, therefore, prays that in order to be given a way leading from his premises and property to the public road aforesaid, a private road may be viewed, established and opened leading from his dwelling house, over and across land of Sarah Pool to the public road aforesaid to-wit: The Penfield Pike,

**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 16th day of June

in the year of our Lord one thousand nine hundred  
twenty four

WARNER E. EVANS

Judge of the same Court: Upon the petition of ~~Wm. H. Kimball~~  
habitants of the Township of Lawrence

in said County, setting forth that he is the owner of a certain lot of land, situate in Lawrence Twp. Clearfield Co. Pa. distant about 185 feet from the public road leading through the village of Paradise in said Twp. known as the Penfield Pike.

That he has a dwelling house erected on his property and that he has no outlet to reach the public road, to wit: The Penfield Pike aforesaid.

He has heretofore used an alley pr private road over and across the land of Sarah Pool in said Twp. which alley has been in existance and in use for many years.

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 Frank Hutton, Esq., E. D. Billotte & J. S. Michaels.

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 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 whereever 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. Ralston 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~~ <sup>Sarah E. Pool</sup> Supervisors of the Township of Lawrence and that three notices thereof were posted along the route of the proposed road, that the said view would be held on the seventh May of August A. D. 1924, and the hearing to be held in the Arbitration Room, at the Court House, in Clearfield, Pa., on the 7th day of August, 1924, at 1:30 o'clock P. M. That all the viewers appointed by the said order viewed the ground proposed for the above mentioned road, and that there were present at the view Isaac Pool and Warner E. Evans

parties in interest. That the hearing was held in the Arbitration Room, in the Court House, at Clearfield, Pa., on the 7th day of August A. D. 1924, when the following appearances were noted: A. H. Woodward Esq., Atty for petitioner J. M. Chase Esq and S. Bell Esq attys for Sarah Pool. John A. Carns, Harry Caster, James Carns, Benjamin Dale, Isaac Pool, Sarah Pool, Milton Dale, Margaret C. Dale and Charles Pool witnesses and parties in interest

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 Private 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 Private use the following described road, to wit Beginning at a point in the Easterly line of the Penfield Pike, said point being a common corner between the lands of Sarah Pool and Mrs ---- Irwin; thence North 63°30' East along the line of lands of Mrs ---- Irwin and Walter Evans two hundred and one (201) feet to a post in line of lands of Walter Evans; then a to the right at right angles to said last mentioned line, twelve (12) feet; thence South 63°30' West through lands of Sarah Pool two hundred and one (201) feet to line of the Penfield Pike; thence to the right along line of said Penfield Pike twelve (12) feet to place of beginning

Draft showing location of private

Road surveyed and laid out, in Lawrence

Township, Clearfield County, Penna.

Aug. 1924.

Frank Hutton.

E. O. Billie,

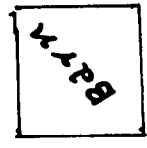
scale 5' to 4 ft.

J. S. Michaels.

Mrs. T. M. W. viewers.

Mrs. T. M. W. viewer.

Survey taken  
W. N. E.  
S. 63° 30' West  
beginning  
at 91 ft. from beginning  
at 81 ft.



sarah pool  
(Mrs. Isaac pool.)

Planned

Planned  
in cleared.

To The COUNTY COMMISSIONERS OF CLEARFIELD COUNTY, PENNSYLVANIA.

Notice is hereby given that the undersigned Viewers, appointed by the Court of Quarter Sessions of Clearfield County, Pennsylvania, to view a Private Road from the premises of Warner E. Evans, and over and across the land of Sarah Pool, in Lawrence Township to the Public Road, known as "The Penfield Pike", in Lawrence Township, in the County aforesaid, will meet at the house of Warner E. Evans in Lawrence Township, on Thursday the seventh day of August 1924 at ten o'clock A.M. to attend to the duty assigned them.

And that the required Public Hearing will be held in the Court House in the Borough of Clearfield, Pa. on Thursday the 7th day of August 1924 at 1:30 o'clock P.M. of which times and places all parties interested will take notice.

DuBois, Pa July 23rd 1924

Frank Gutten  
E D Bellotte  
J Michaels

Viewers

Now July 22 1924 service of this notice is accepted for the County Commissioners

L. O'Connor  
Clerk

TO SARAH POOL

You are hereby notified that the undersigned Viewers, appointed by the Court of Quarter Sessions of Clearfield County, Pennsylvania, to view a Private Road leading from the premises of Warner E. Evans, over and across the land of Sarah Pool in Lawrence Township, to the Public Road known as "The Penfield Pike" in Lawrence Township, in the County aforesaid, will meet at the house of Warner E. Evans in Lawrence Township, on Thursday the seventh day of August 1924 at ten o'clock A.M. to attend to the duty assigned them.

And that the required Public Hearing will be held in the Court House in the Borough of Clearfield, Pa. on Thursday the seventh day of August 1924 at 1:30 o'clock P.M. of which times and places you will take due notice and may attend and be heard.

Frank Huston

DuBois, Pa. July 23rd 1924

E O'Bellotte  
J V Michaels

Viewers

Now July 28, 1924 service of this notice is accepted for Sarah Pool.

J Mitchell Rose  
attorney for Sarah Pool

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 (No Exceptions)

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: to Sarah Pool for land taken One Hundred and Fifty (\$150.00) dollars

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

WITNESS our hands and seals this 15th day of August

A. D. 1924.

Frank Hartman Seal  
E. W. Billotte Seal  
J. S. Michaels Seal  
Seal

No. 8 Sept Sessions, 19 23

## ORDER

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.

Viewers cannot interfere with the damages assessed by the original viewers, except so far as the location may be changed by the reviewers.

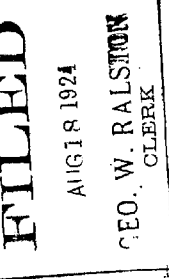
N. B.—If the viewers believe the parties are not entitled to damages, taking into consideration the advantages as well as the disadvantages of the road, they will report to that effect.

Witnesses	Days	Miles	A.M.T.	Session, 19
John A. Carns	1			
Harry Casler	1			
James Carns	1			
Benjamin Dale	1			
Isaac Pool	1			
Milton Dale	1			
Margaret C. Dale	1			
Charles Pool	1			

To view a road for private use in the township of Lawrence, Clearfield County Warner E. Evans

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.

Sept 3rd 1924  
Confirmed by Dr. Si.  
By the Court  
A. H. Woodward



Filed  
Fees \$1.25 paid by

A. H. Woodward, Atty.

## 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 \_\_\_\_\_

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 respectfully 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. 192 \_\_\_\_\_

Seal  
Seal  
Seal  
Seal  
Seal