

No. 5 June Term, 1880

Macafee & Supply

versus

Greenwood &
Bell Townships

Contents:

Clearfield County

At a Court of Quarter Sessions of the Peace of the county of Clearfield, held at Clearfield, in and for said county, on the third day of June A. D. 1880, before Judges of said Court, upon a petition of sundry inhabitants of the Township of Bell & Greenwood in said county, setting forth that a road has long

since been laid out (part of which has been opened) from the Main Public road in Greenwood Twp at R. L. Thompsons to be and A Hougherty in Bell Twp a portion of which road your petitioners ask be vacated and supplied inasmuch as the road as now laid out (not opened) is or would be very detrimental to the interests of farm property ^{as a new route} Equally good if not better can be obtained which would save all parties interested and save injury to farm property as stated

and therefore praying the Court to appoint proper persons to ~~view~~ ^{review, vacate} and lay out the same according to law, **And make report to the Court** whereupon the Court, upon due consideration had of the premises, do order and appoint E. L. Miller Samuel McGee ~~as~~ and Jas B. Beatty 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 vacating and supplying of said road, and if they view the same and any two of the actual viewers agree that there is occasion for ~~the~~ ^{vacating and supplying of} said road, they shall proceed to 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 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 lands 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 the 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 lands 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,

*Eli Bloom
Per auctor*

RELEASE OF DAMAGES.

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned, owners of the 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 sealing and delivery hereof, have remised, released and forever quit-claimed and do hereby remise, lease 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 ninth day of September
A. D. 1880.

B. H. Miller

SEAL

H. J. Mahaffy

SEAL

D. W. Logan

SEAL

SEAL

ASSESSMENT OF DAMAGES.

The following named 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. 1880.

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.

March 23. 1880
Ex cep tives Restained
and Report Del del
By the County
J. H. D.

No. 5 June Session, 1880

ORDER
Vacate
To review and Lay out a Road

For Public Use in the townships
of Bell & Beaver and Clearfield county.

And whereas it is ordered
that the County and
City Roads be opened
33 feet wide except where
there is cutting or bridging
then to be 60 feet wide
by the Board of

Filed 13 Sept 1880

FEES \$1 Paid by J. H. D. Logan

REPUBLICAN PRINT.

Report

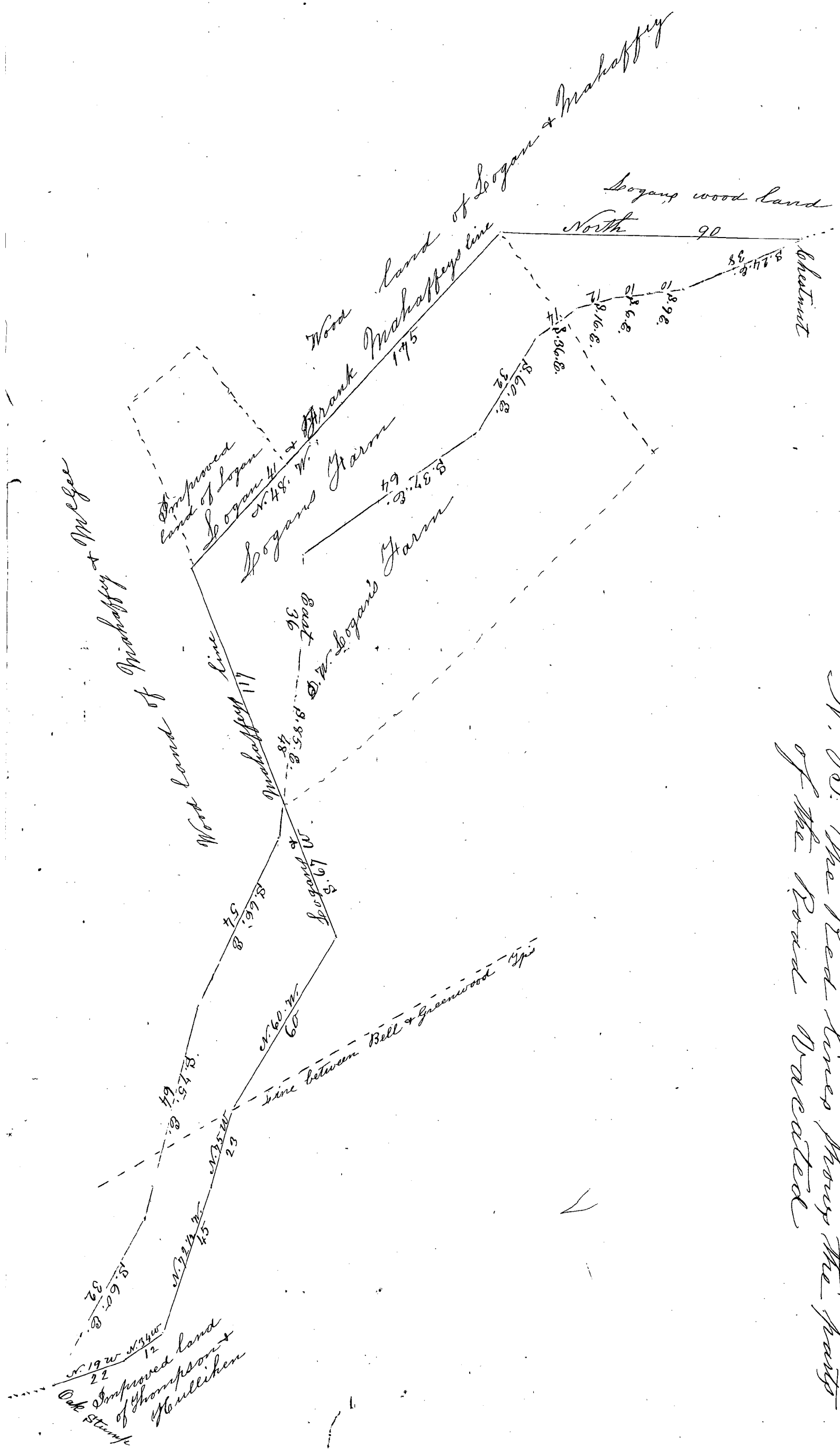
To the Honourable the judges within named

We, the persons appointed to review the road within mentioned, and parts adjacent, do report, ^{that after being surveyed, work and affirmed} that in pursuance of the said order, we did review the same, and have laid out for public use the following road, to wit: beginning at an oak stump in lane of R. C. Thompson's, south of Charles Hulikens, thence North, nineteen deg. west, twenty two perches to line of C. Hulikens, thence through said Hulikens improvement North, thirty four deg. west, twelve per. thence North, seventy two ~~deg.~~ ^{deg.} west, forty five per. thence North, seventy five deg. west, twenty three perches, to line between Bell & Greenwood Township, thence, North, sixty deg. west, sixty per. to line between Franklin Mahaffey, J. W. Mcbee and D. W. Logan, thence along said line south, sixty seven deg. west one hundred and seventeen per. thence ~~to the~~ through Logan's improvement North forty eight deg. west forty one per. to line between Mahaffey, Logan and Logan, thence along said line North forty eight deg. west one hundred and thirty four per. thence North ninety perches to old view. And also vacated the old road as follows, beginning at the termination of new view thence South twenty four deg. East, thirty eight per. thence South, nine deg. east ten per. thence south six deg. east ten per. thence south fifteen deg. east, twelve per. thence through Logan's improvement South thirty six deg. east fourteen per. thence south fifty deg. East, thirty two per. thence South thirty seven deg. East, sixty four per. thence East, thirty six per. thence South eighty ~~per~~ five deg. East forty eight per. thence, south sixty six deg. East, fifty four per. thence South seventy five deg. East, fifty four per. thence South, sixty deg. East, thirty two per to ^{supplied} oak stump and place of beginning. Also, the following piece or part of the same road, on the dividing Ridge between Whiskey Run and Haslets Run in Bell Township to wit: Beginning at the road leading from James Miller to the Rocky spring at a Chestnut tree thence, South fifty three deg. east, forty per. to run thence North eighty five deg. east, six per. thence North sixty deg. east, thirty per to old view on the top of the hill and vacated the following piece of said road beginning at the top of the hill where the new view strikes it, thence North, eighty eight deg. west, eighteen per. thence North, seventy two ^{deg. west twenty} per. thence North forty seven deg. west, thirty per. thence South seventy four deg. west fifteen per. thence North seventy five deg. ^{west} eighteen per to the Rocky spring road.

Witness our hands &c

C. S. Miller Surveyor

James O. Batty
S. A. McGee Surveyor



M. P. The Red Line shows the part
of the Road Vacated

To the Honourable the Judges of the
Court of Quarter Sessions of
Clearfield County.

The petition of
the undersigned ^{Citizens} of Beech Township
said County, respectfully represents,
that a road has long since been
laid out (part of which has been
opened) from the main public
road in Greenwood Township at
J. C. Thompson to C. and A. Doherty
in Beech Township, a portion of
which road your petitioners ask
be vacated and supplied, inasmuch
as the road as is now laid out
(not opened) is or would be very
detrimental to the interest of
farm property and a new route
equally good, if not better can be
obtained which would with the
conveniences of all parties inter-
ested, and save injury to farm property
as stated. And your petitioners
pray the Court that viewers be
appointed to vacate and supply the
said road or such portion of
it as they may deem best,
agreeably to the act of Assembly.

in such 'Case-made' and provided;
and they will stand upright

John Lipton Supervisor

Bell Beck

St. Y. Linc

John Birmingham

James Johnston sen

J. W. Clegg

R. J. Mahaffy

W. L. Lassance

Clement Mahaffy

Robert Mahaffy

G. W. Lindley

David Sunderland

D. W. Logan

H. L. Henderson

George Kauffman

Philip Edell

John S. Mott

H. G. McGuire

G. W. Campbell

James A. Campbell sr

W. W. Campbell

James A. Campbell Jr

John McElree

J. A. McElree

Jacob L. Steff

Isaac Bond Supervisor

Chittenden Co.
Proceed & Supply
Public Roads
leading from
Public Roads at
R. C. Thompson's in
Greenwood LIn
to C.R. along Park St.
in Bell Town.
Heavy Stone cost
Now Due \$1000.
Petition made &
affirmed and
E. L. Muller, James O'Nealy
& Dennis McGehee
and appointed receiver
and appointed receiver
By the County
of New

Order to view given to D. W. Logan
3 Aug 1888 *Eli Bloom*

Plot or draft of the
back end of the road
or on the dividing Ridge
between Whiskey & Coalitz
Run.

N.B. The red lines denote
the parts vacated

Bill E. S. Miller Surveyor

| | |
|------------------------------------|-----------------------|
| 1 day Writing & putting up notices | 4.00 |
| 2 " as receiver & 5 miles | 8.50 |
| 1 " Making report & draft | 4.00 - 16.50 |
| Taking Releases | 4.00 10.50 |

| | |
|------------------------------|------|
| J. A. McGee 2 days & 5 miles | 4.50 |
| James O. Baty 2 " 5 " | 4.50 |

J. W. Logan Chain carrier @ 1.50
2 days

3.00

R. S. Miller Chain carrier @ 1.50
2 days

3.00

~~3.50~~