

Shoveraker

Quarter Sessions
In the Court of Common Pleas of
Cambria County, Pa.

Case the matter of
Private Road from
near residence of
Michael Nagle to Clark
Spring in Clarified
Lehigh

Of _____ Term, A. D. 18__ No _____
Rule to Show cause why
Road should not be
created

And now to wit, the *25th* day of *July* A. D. 1882; Rule
on part of *Petitioner* to take the depositions of witnesses
to be read on the hearing of the above stated case.

CAMBRIA COUNTY, ss :

Extract from the Record of said Court. Certified the *25th* day of
July A. D. 1882,

John C. Gates Prothonotary.
Ch. S.

To *Mr Mulligan*

Take notice, that in pursuance of the above rule, the depositions of witnesses to be read in evi-
dence on the *hearing* of the above stated *rule* on the part of the *petitioner*
will be taken at the office of *Joseph Behr Esq*
in Carrolltown, Cambria Co on *Wednesday* the
second day of *Aug* A. D. 1882, between the hours of *seven*
o'clock, A. M., and *8* o'clock, P. M., before *Joseph Behr Esq*
a justice of the peace in and for said *Cambria County*
or before some other person of competent authority, at the time and place aforesaid, when and where
you may attend if you think proper.

G. A. Shoveraker
Atty for petitioner
July 25th 1882

Sundry 75
 Mileage 128
 # 203

Service Summary to
 John C. Walter
 July 27, 1882
 A. N. K. Mitchell
 Report

Continued

21st July 1882. Sent on the within
 named James Mueggen by leaving
 a copy of within book at his residence
 with an adult member of his family

Private Board
 Board from next night
 Mail to Chest Springs

Recd to Fort
 Expedition

July 21, 1882
 John C. Walter

J. M. ...
 ...

Cambria County, ss.

At a Court of Quarter Sessions of the Peace held at Ebensburg in and for said County, on Monday the 5th day of June A.D. 1882 before the Honorable Judges of said Court: The petition of Mrs. R. Litzinger was presented, setting forth, that a Private Road was laid out from a point near the residence of Michael Nagle to Chest Springs in Clearfield Township and confirmed 6th April 1880: That — Mulligan, for whose sole use the said road was laid out, has opened it, but has failed to make the fences along said road and keep it in repair; That said petitioner is desiring of using the unenclosed land through which the road passes, but is prevented by neglect of — Mulligan, to build the fences from doing so: and therefore praying the Court for a Rule to show cause why said road should not be vacated, and the confirmation of report taken off.

Whereupon the Court upon due consideration, awarded a Rule on those parties interested, to show cause why the confirmation of said Report should not be taken off or returnable at the Argument Court, to be held at Ebensburg in and for said County, on the first Monday of August next.

By the Court

John C. Gates, Clerk

1882

In the Matter of a Child
Kead, lending from a point
near the residence of Michael
Keale to Chest Springs in
Clearfield Township,

to show cause why
Confession of Peppit
should not be taken off

Shumaker

26th July 1882. Served on the within
named James Mulligan by leaving a copy
of the within writ at his residence with an adult
content to Henry & Co. a
member of his family.
So answered

Serving 75
Mileage 28
\$ 2.03

Service of Rule Sworn
to July 27, 1882 before me
John C. Watts
Notary

D. H. Kead
Deputy

To the Honorable the Judges of the Court of
Quarter Sessions of the Peace in and for Dublin County

The Petition of Mrs. Litzinger respectfully represents
that a private road was laid out from a
point near the residence of Michael Magrath
to Chest Springs in Clonsilla Township
and confirmed by Order of the Court in 1880. That Mrs. Litzinger for
whom said road was laid out, has
opened it, but has failed to make the fences
along said road and keep it in repair. That
said petitioner is desirous of using the enclosed
land through which the road passes, but is prevented
by neglect of Mrs. Litzinger to build the fences from
doing so. Said petitioner therefore prays your
Honors for a rule to show cause why said road
should not be vacated and the confirmation of Order
taken off & she will ever pray &c.

Rosila Litzinger.

W. K. Swartz Journal of
Columbia County -

In the matter of the permits
granted from Mr. Hays & Short
Hays -

Nothing for me & other cause
why information should not
be taken off me

5th June 1882 with
to them, accordingly
Confirmation should
not be taken off
referred accordingly
enclosed.

By W. K. Swartz

Recd & copy. June 6 & 1882.
Recd & copy " " " " " "

W. K. Swartz

In the matter of the petition of Roselia
Ditzinger to have the private road of James
Mulligan vacated

The petition of Roselia Ditzinger respectfully
represents that as a settlement of the
to show cause why the private road should
not be vacated, James Mulligan agreed
to have the said road fenced before the
first day of November 1882 and in default
thereof the road should be vacated. Your
petitioner further representing that the said
James Mulligan has neglected and failed
to have the fence erected, prays that the
said road may be vacated & she will
ever pray &c

Cumbrus Cumbriff. Roselia Ditzinger being
duly sworn according to law says that
the facts set forth in above petition
are true to the best of her knowledge & belief
sworn and subscribed before me
on the 16th day of Nov. 1882

Roselia Ditzinger
marks

Joseph B. Beck

Patron of the Boston
Library for a dinner
vacating funds road
of dinner, Wednesday

44th Dec. 1882
checked for present
good mounted as
proposed for
~~proposed for~~

Thomas

Depositions of witnesses produced, sworn and
examined at the office of Joseph Behe one of the
Justices of the Peace in and for Cambria County
in said County of the 2th day of August, 1882 between
the hours of 8 o'clock A.M. and 8 o'clock P.M. of said
day in obedience to the rule of Court and notes hereto
attached to be read in a Cause depending in said
Court in which _____ is Plaintiff
and _____ Defendant

And now Aug 2nd 1882 the parties appear and
as a compromise, James Mulligan consented and
agrees that within ninety days from this date
he will move the road from the point where it passes
through the two acre field of Mr. Lutzinger on to the
line between lands of Mr. Lutzinger & himself - and
further agrees that he will within the same time
build and keep in repair hereafter a good, neightly
fence along each side of the road when it passes
through the lands of Mr. Lutzinger - and in default
thereof the road shall be vacated:

Witness our hands

Witness Present
Joseph Behe

James Mulligan

Columbia County, N.Y.

At a Court of General Quarter Sessions of the Peace held at Ebeneburg in and for said County on the 7th day of October A. D. 1879 before the Honorable John Dean President Judge and John Flanagan and John D. Thomas Esquires, Associate Judges.

The petition of divers citizens of White Township in said County was presented setting forth that a public road was laid out by order of this Court from St Lawrence in Chest Township to a point on the Public road leading from Glendale to George Walters' in White Township. That a portion of said road, to wit, beginning at a point near the Western line of land of William N. Gates and running to the Public road from Glendale to George Walters has become inconvenient and burdensome. Your petitioners therefore pray the Court to appoint three persons to view the ground and vacate said portion of the road and supply it by a road running from a point near the Western line of land of William N. Gates and running between the church and Parsonage to the road leading from Glendale to George Walters; and make report of their proceedings to the next Court, &c.

The Court upon due consideration had of the premises do order and appoint James Gallagher, Christian Walters and John C. Gates to view the road proposed to be vacated and supplied, and if all said viewers appointed view the same and a majority of said viewers

agree that part of said road proposed to be vacated and supplied has become useless, inconvenient and burdensome, they shall proceed to supply the same as agreeably to the wishes 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. The persons interested in said road having previously given public notice by written or printed advertisements of the time and place where said viewers shall meet for the purpose of viewing said road at least ten days before such meeting.

If the viewers aforesaid shall decide in favor of vacating and supplying said road, it is hereby made their duty to obtain from persons through whose lands the same may pass releases from any damages that may arise to them in opening the same; and in every case where the owners of such lands refuse releasing their claims to damages, the said viewers shall assess the damages and make report thereof signed by a majority of the viewers present and transmit the same together with all releases to the next Court of Quarter Sessions to be filed in said office with the papers relating to said road;

And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County accompanying the same with a plot or draft of said road vacated and supplied with reference to the improvements through which it passes, in which report they shall state that they have been sworn or affirmed and also

whether they judge said road necessary for a public or private road

By the Court
C. J. O'Donnell, Clerk,

1879

Order to Vest Vacate and
Supply part of a Public
road leading from the
Lawnice to the road
leading from Glendale
to George Walton

10 July 1880 confirmed
17 mi & in as far as road
supplied ordered to be opened
30 ft wide

By

Verger:

James Gallagher
Christian Walton
John B. Bates

Clark Blumell 904

Pass by J. C. Stanton Esq

Rec'd. at 12. Apr. 1880.

Sturton & Stanton

6th April 1880. Confirmed absolutely
By the Court.

RELEASES.

We, the subscribers, owners of lands through which the road above referred to will pass, hereby release all claims to damages that may arise from the opening of the same.

Witness our hands and seals, the... 15th ... day of... Nov. ... in the year of our Lord one thousand eight hundred and... Seventy Nine ...

Sealed and delivered in presence of us.

J. C. Gates
Chris. Walters
Geo. W. Gallaher

J. C. Gates [SEAL]
Chris. Walters [SEAL]
Geo. W. Gallaher [SEAL]
 [SEAL]
 [SEAL]

Geo. W. Gallaher Surveyor 1 Day	\$4.00		
Mileage	.10		\$4.10
Christian Walters 1 Day	2.00		
Mileage	.10		
Carrying Chain	1.50		\$3.60
John C. Gates 1 Day	2.00		
Mileage	.10		
Carrying Chain	1.50		\$3.60

To the Honorable the Judges within named
We, the undersigned, persons appointed by
the within order of Court, to view and lay out
the road therein mentioned, respectfully report
That having been present at the view of the
ground proposed for such road and having
all been first severally sworn or affirmed in pur-
suance of the said order we have viewed
and laid out and do return for public use
the following road to wit: Beginning at
the public road leading from Slendale to
George Walters on the line between the tracts
of land known as Robert Barnhill and John
Marshall thence along said line N. 75° W. fifty
five Perches to the road leading from St.
Lawrence to George Walters the whole dis-
tance of said proposed public road being
through improved arable land of George
Walters, Samuel Gates & Levi Gates &c.
a plot or draft whereof is kept annexed
which said road, so as aforesaid laid out
we are of opinion is necessary for a public
road. Also that a portion of the road
leading from St. Lawrence to George Walters
to wit, beginning where said road is inter-
sected by the road from Slendale to George
Walters thence south fifty three West Eighteen
Perches thence south eighty three West twenty
Perches thence north seventy eight West Twenty
Perches - to where it intersects the proposed

new Public Road would be useless as soon
as the said new public road would be
opened and should be vacated.

Witness our hands, this ~~twenty~~ second
day of November A. D. 1879.

Joe W. Callaker, Surveyor
Christie Walters
John C. Gates

Parsonage Sub

N. 75 W. 53 Pches.

Church Sub

N. 70

W. 20

S. 73

to

road

to

road

to

road

to

road

to

road

to

road

to

road

to

road

N. 78 W. 20

Road to St. Annas

Road from Glendale to George Walters

Columbia County N.Y.

At a Court of General Quarter Sessions of the Peace held at Ebensburg, in and for said County on the 11th day of September 1879 before the Honorable John Dean, President Judge and John Blauyau and John D. Thomas Esquires, Associate Judges.

The petition of divers inhabitants of the townships of Carroll and of Carrolltown Borough in said County was presented setting forth: That a road has long since been laid out from the public road running from Carrolltown to a point at or near St. Boniface, from or near the farm of Adam J. Deitrich to the bridge across Chest Creek near Mark's (formerly Maguire's) mill a part of which said road, to wit, that portion running from the corner of the board fence of Andrew Mark enclosing his dwelling house, to the bridge across the said Chest Creek has become burdensome to the said township, and should be vacated and supplied by changing the portion of the public road by vacating between the points named and by following the travelled way to and along the mill road to said bridge, and praying the court that said road may be vacated and supplied.

The court upon due consideration had of the premises do order and appoint Henry Gaulton, John Hoover and A. H. Haug to view the road proposed to be vacated and supplied, and if all said viewers appointed view the same and a majority of said viewers agree that part

of said road proposed to be vacated and supplied has become useless, inconvenient and burdensome, they shall proceed to supply the same as agreeably to the wishes 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. The persons interested in said road having previously given public notice by written or printed advertisements of the time and place where said viewers shall meet for the purpose of viewing said road at least ten days before such meeting.

If the viewers aforesaid shall decide in favor of vacating and supplying said road, it is hereby made their duty to obtain from persons through whose lands the same may pass releases from any damages that may arise to them in opening the same; and in every case where the owners of such lands refuse releasing their claims to damages the said viewers shall assess the damages and make report thereof signed by a majority of the viewers present and transmit the same together with all releases to the next Court of Quarter Sessions to be filed in said office with the papers relating to said road.

And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County accompanying the same with a plot or draft of said road vacated and supplied with reference to the improvements through which it passes, in which report they shall state that they have been sworn or affirmed and

also whether they judge said road necessary for a public or private road.

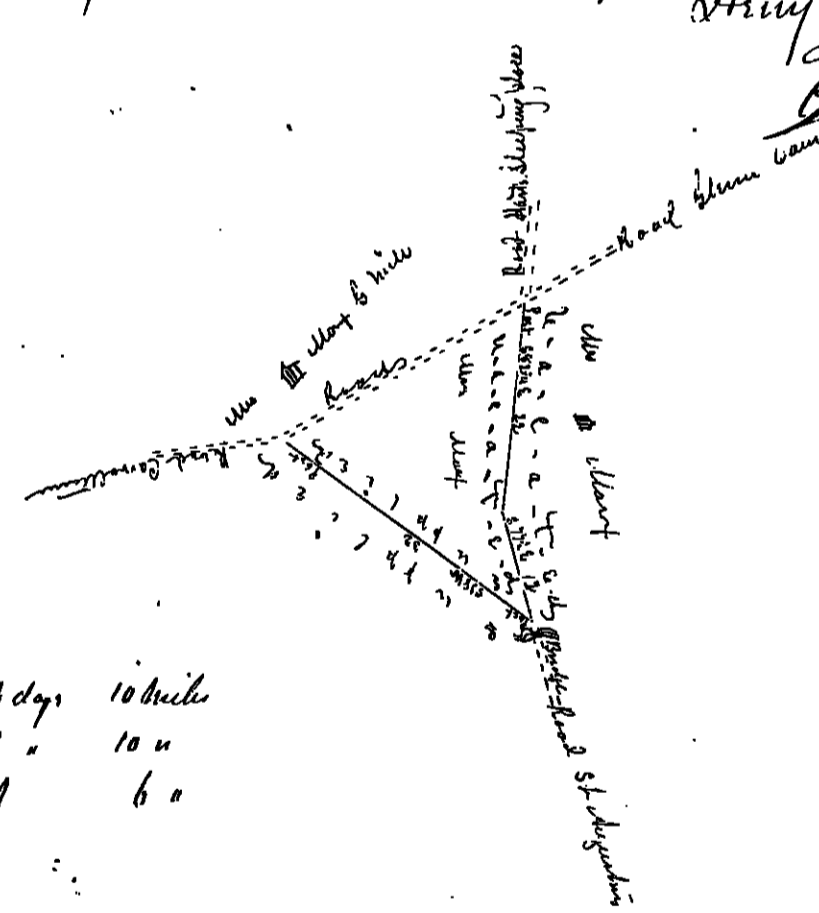
By the Court
C. P. Howell, et al

To the Honorable John Gray Esquire District Judge, John Stinson and John & Thomas Esquires his Associate Judges, now Camped at Court of Quarter Sessions and for the peace in and for the County of Cambria
Irrawadd

We the undersigned Officers appointed by the Court of Quarter Sessions of Cambria County do hereby that having due and timely notice of time and place of meeting by three written notices posted up in public places in said Township and at said road to be located & supplied a copy of notice is herewith annexed and having met at time and place as directed in said notice and after being duly sworn according to law proceeded to the duties of our appointment and did locate the following parts of said road in consequence of flood and swampy land and damage to private property viz: Beginning at a Point on said road where it crosses Township road leading from Saint Augustines to Hart's sleeping place on land of Mr. Mast in Carroll Township Cambria County thence South Eighty two and one fourth degree East twenty two perches to Point in old road thence by same South seventy seven and one half degrees East twenty perches to Point in old road near Bridge over Chest Creek And supply the same as follows: Beginning at a Point in Road leading from Saint Augustines to Hart's sleeping place near Bridge over Chest Creek thence South thirty eight degrees thirty two perches to Point in Township Road leading from Conaltown to Glenn Russell near Smith Hill of Mast in Carroll Township all of which is respectfully submitted

Witness our hands this 19th January 1850

Henry Scoulan
Andrew H. Gray
John H. Howell



Fines	
H. Scoulan Surgeon	3 days 10 shillings
Andrew H. Gray	1 " 10 "
John Howell	1 " 6 "

RELEASES.

We, the subscribers, owners of lands through which the road above referred to will pass, hereby release all claims to damages that may arise from the opening of the same.

Witness our hands and seals, the *19th* day of *January* in the year of our Lord one thousand eight hundred and *eighty*.

Sealed and delivered in presence of us.

A. M. Young
Harry Sealman

J. M. ... [SEAL]
..... [SEAL]
..... [SEAL]
..... [SEAL]

at
l,
re

Notice,

Public notice is hereby given that the un-
designed viewers appointed by the Court to
view, vacate and supply part of a public
road leading from Charles Anna's to Blust-
Creek in Carroll township will meet for the
performance of their duties of said appointment
at Marx's Mills, on Monday, the 19th day
of January, A. D. 1880, at 10 o'clock, A. M.
Any person interested may attend if they see
proper.

Carroll township,
Jan'y 5th 1880

Henry Scaulaw
A. M. Hang
John Hoar } Viewers

1879

Order to New Vacated and

Supply the Public road leading from the St. Bonifacius road to the bridge across Chest Creek near Marks Mill

Recorded 20' edg. 1880 in R. & S. 111
Pl. 3. Page 27 & 8. C. & S. D. M., Feb

Viewers

Henry Scoulan
John Hoover
Chas. H. Harvey

Chas. O'Connell 9 of
Pd by A. W. Barker Esq

11th Feb'y 1880 Continued
March Term
By the Court
C. J. O'Connell J

Confirmed 11 Mar. 1880

Eschley

6th April 1880. Confirmed nisi and was ordered to be opened 30 feet wide &c

4th Aug. 1880 confirmed absolutely
By the Court.
Justices

To the Honorable Judges within named.

We the undersigned persons appointed by
the within Order of Court, to view the Road
therein mentioned, respectfully report
that having been present at the view of said
road and having all been first severally
sworn in pursuance of said order, we have
viewed the said road and that we are of the
opinion that the same has not become useless,
inconvenient, and burdensome, and that there
is no cause for vacating the same

Witness Our Hands this 26th day
of May A.D. 1879

John Leaf

James Boland
Albert George

Columbia County N.Y.

At a Court of General Quarter Sessions of the Peace held at Ottenburg in and for said County on the second day of April A.D. 1879 before the Honorable John Dean President Judge and John Flanagan and John D. Thomas Esquires Associate

Judges;

The Petition of divers citizens of Washington in said County was presented setting forth: That a road has been long since laid out from the town of Summitville in Washington township to Tunnel Hill in Gallitzin township, part of which road beginning at the town of Summitville and running to the line dividing the townships of Gallitzin and Washington your petitioners conceive is now become useless in convenient and burthensome to the inhabitants of said townships. Your petitioners therefore pray the Court that that portion of the road from Summitville to the line dividing the townships of Gallitzin and Washington may be vacated agreeable to the Act of the General Assembly in such case and provided, and praying the Court to appoint proper persons to view and vacate, as by the several Acts of Assembly made and provided;

The Court upon due consideration had of the premises do order and appoint James Boland, John Dietz and Albert George to view the road proposed to be vacated, who after having first been duly sworn or affirmed according to law shall proceed to discharge the duties of their appointment, and if all of them view the same and a majority of them agree that there is no occasion for such road or parts thereof, they shall proceed to vacate the same. The parties interested in vacating said road having previously given public

notice by written or printed advertisements of the time and place where said viewers shall meet for the purpose of vacating said road, at least ten days before such meeting. And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County, accompanying the same with a plot or draft of said road vacated with reference to the improvements through which it passes, in which report they shall state that they have been sworn or affirmed.

By the Court
C. W. Moore
Clerk,

1879

Order to View and Vacate

part of a public road
leading from Summitville
to Gallitzin

Viewers James Poland
John Greb
Albert George

Edward W. D. Russell 9th
Paid by J. E. Franklin

Jonathan W. Franklin

11 August 1879 Confirmed Nisi

27 October 1879 Confirmed Absolutely
By the Court

To The Honorable the Judges within named:
We. The undersigned, persons appointed by the
within order of Court. to view and lay out the
road within mentioned, respectfully report:
That having first given due and legal notice by
written advertisements of the time and place of
meeting. They met on Wednesday April 2nd 1880 at
nine o'clock in the forenoon for the purpose of
performing the duties of their appointment and
having been duly affirmed according to law
to discharge the duties of their appointment with
fidelity. They viewed and laid out and do return for
public use the following road, to wit: Beginning
at a post at corner of John Wolf field, and on pub-
lic road leading from John Wolf house to Edward
Edwards house, thence between land of Lewis Edwards
and John Wolf on the division line North Eighty eight
degrees West Thirty three perches to a post. Thence along
line between land of John Wolf and Andrew Preisser
South six degrees West Thirty three perches to post.
(The above line was not marked in the ground but the
viewers ran the road according to the fence constructed
a portion of the distance, assuming it to be the division
line). Thence through the unimproved land of
Andrew Preisser, North Eighty-two and one quarter degrees
West eight rods to a sugar. Thence through same
West $12\frac{1}{4}$ perches to sucker hemlock. Thence still by
same South eighty and one half degrees West, 22 perches
to stump of fallen hemlock. Thence still by same.

South seventy-two degrees West, twelve perches to a
 beech. Thence still by same South eighty-six degrees
 West forty six perches to a post in the line
 between lands of Matthias Hoffman and
 Andrew Preiser. Thence along said line South thirty
 degrees West thirty six perches to New School
 house on the road leading from Andrew Preiser
 residence to that of Matthias Hoffman. - a plot or
 draft of which is hereto annexed. Which said
 road so as aforesaid laid out we are of opinion
 is necessary for a public road.

And the said viewers further report that they
 were unable to obtain from the persons through
 whose lands the said road passes releases from any
 damages that may accrue to them from the
 opening of the same but that they are of the
 opinion that no damages are sustained by any
 of the said land owners and they have therefore
 assessed no damages to them. -

Respectfully Submitted -

J. B. Hite
 Robert Ferguson
 A. V. Barker

} Viewers

A. V. Barker, Surveyor	2	days	6	miles
R. Ferguson Viewer	2	"	6	"
John B. Hite "	1	"	6	"

Ed. Edwards house

John Wolffs house

N 81° 34' W 33

improved

S 67° N. 33 Po

N 82 1/2 W. 8.
Sugar

W. 12 1/4 H

Hemlock

S 80 1/2 W. 22

Hemlock Stump,

S 72 W. 12.

Beech

P-r-e-i-s-s-e-m

S 86 N. 46

Po S 30 W.

Po.

A. Preussers house

M. Hoffmanns house

Series Edwards -

unimproved - -

unimproved

unimproved

A-n-d-r-e-w.

Cambria County, Pa;

At a Court of General Quarter Sessions of the Peace held at Ebensburg in and for said County on the 14th day of December 1879 before the Honorable John Dean President Judge and John Managan and John D. Thomas Esqrs Associate Judges,

The petition of divers citizens of the township of Blacklick in said County was presented setting forth that they labor under great inconvenience for want of a public road to begin in a public road leading from John Skelly to George Crooks at a point between the residence of Edward Edwards and the residence of John Wolf in the township of Blacklick and to end in a public road leading from Andrew Pricers Mill to Hicktown at a point near the new School House between the residence of Andrew Pricer and the residence of Matthias Hoffman in the said township of Blacklick and praying the Court to appoint three persons qualified according to law to view the ground proposed for such road and if they see occasion, lay out the same

The Court upon due consideration had of the premises do order and appoint A. G. Barker, Robert Ferguson and John Ross, to view the ground proposed for said road, who after having first given due and legal notice by printed or written advertisements of the time and place of meeting and having been duly qualified according to law to dis-

charge the duties of their appointment with fidelity, shall proceed to view the same and if all the said viewers view the same and a majority of them agree that there is occasion for such road they shall proceed to lay out the same as agreeably to the wishes of the petitioners as may be, having respect to the best ground for a road and the shortest distance and in such manner as shall do the least injury to private property.

If the viewers aforesaid shall decide in favor of locating said road it is hereby made their duty to obtain from the persons through whose land the road may pass releases from any damages that may accrue to them from opening the same and in every case where the owners of such land refuse releasing their claim to damages the said viewers shall assess the damages, if any, and make report thereof signed by a majority of the viewers present and transmit the same together with all releases to the next Court of Quarter Sessions to be filed with the papers relating to said road. And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County accompanying the same with a plot or draft of said road and the courses and distances and reference to the improvements through which the same passes. In which report they shall state that they have been sworn or affirmed and also whether they judge said road necessary for a public or private road.

By the Court

C. A. Donnell Pro



1879

Report of viewers
appointed

~~to be reviewed~~ lay out

Road leading from a point
on Public Road between the
residences of Edward Edwards
and John Webb and ending
at a point on Public Road
between the residences of John
drew Parier and Matthew
Hoffman in Blackwell's Cr.

Dated 5th June 1880

Viewers

A. G. Parker

John Ross

Robert Hargreaves

3rd August 1880. Examiners Road

W. H. Bennett 90/

paid by the Crown Coy

about amount, sum, 9/3, 1880. John

Will substituted an owner instead
of John Ross and only contained:

By the Coroner

Edward

Dec. 6. 1850 Excoptiois p. 102
May 5. 1851 Confirmed p. 102
intended to be of and p. 102

Exception to the Confirmation of Report
of Officers appointed to lay out a road
from public road at Edwards' & Wolf's to
public road bet. Prueser & Hoffmanns -

1st The report does not show that notice was
given by printed or written advertisements as
required by law -

2^d The oaths were not affirmed according to
law - the oath was not administered by a person
with authority to administer oaths -

3^d The report and draft do not show the
improved land through which the road
passes

4th The road is not laid out in such manner
as to do the least injury to private property.

5th There are already three township roads
through the property of Andrew Prueser
which necessarily render the proposed road
unnecessary and damaging to him, and
burdensome to the inhabitants and
unnecessary

6th The line "S 6° W 33 ps", is not upon the division
line between Wolf and Prueser, but runs through
the improved land of Wolf.

M. W. Shoemaker
Att. for a Prueser
G. C. Hunt

July 1850

Proposed to be the

Confederations of a road leading
from a point on the river
bet. Exeter & West to London
and bet. Exeter & London

June 3 August 1850.

Sturminster

Exemption to the confirmation of the report of reviewers appointed to review a road laid out from a public road between the residence of Edward Edwards and John Wolf to a public road between Pricer & Hoffmann in Blacklick Township.

1st. The report of the reviewers is not in accordance with the facts.

2nd. The road as laid out in the view is necessary and the public convenience require that the same should be opened as reported.

3rd. That the report of the reviewers is without merit and the same should be set aside and the road as reported by the viewers confirmed.

Alvin Evans
Atty for Applicant

Dec, 6th 1858.

•
Specimens to the au-
-thorities of the reports of
occurrences in the matter of
road leading from a house
between the residence of
Edward Edwards & John Smith
& a house in a public road
between Rice's & Hoffmann's

Filed & Received 1850.

Edwards

125

To the Honorable the Judges Within named

We the undersigned persons, appointed by the within Order of Court, to view the Road therein mentioned, respectfully report: That having been present, at the view of said road, having all been first severally sworn, in pursuance of the said Order, we have viewed the said road. and that we are of opinion that the same has not become useless, inconvenient and burdensome and that there is no cause for vacating the same.

Witness Our hands this 27th day of May
A.D. 1879

John Leap

James Boland

Albert George

Columbia County, N.Y.

At a Court of General Quarter Sessions of the Peace held at Catsburg in and for said County on the 2nd April 1899 before the Honorable John Dean President Judge and John Magaw and John D. Thomas, Esquires, Associate Judges.

The petition of divers citizens of the township of Washington in said County was presented setting forth; that a road has been long since laid out from the Township road leading to the turnpike, beginning at the South corner of the farm of Patrick McManamy and running by J. W. McManamy to the line dividing the Townships of Munster and Washington your petitioners conceive is now useless, inconvenient and burdensome to the inhabitants of said townships and praying the Court that that portion of the road from the McManamy township road to the line dividing the townships of Munster and Washington may be vacated agreeable to the Act of the General Assembly in such case made and provided &c

The Court upon due consideration had of the premises do order and appoint James Boland John Leib and Albert George to view the road proposed to be vacated who after having first been duly sworn or affirmed according to law to discharge the duties of their appointment and if all of them view the same and a majority of them agree that there is no occasion for such road or parts thereof they shall proceed to vacate the same; the parties interested in vacating said road having previously given public notice by written or printed advertisements of the time

and place where said viewers shall meet for the purpose of vacating said road at least ten days before such meeting. And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County, accompanying the same with a plot or draft of said road vacated, with reference to the improvements through which it passes, in which report they shall state that they have been sworn or affirmed

By the Court.
 C. J. Donnell, Clerk

Order to View and Vacate part
 of a Public Road leading
 from the farm of Patrick
 McManamy to the Mound
 in the Parish of
 St. James

Viewers
 James Poland
 John Leib
 Albert George

Carl Donnell 90¢
 Paid by J. E. Scanlan

John Scanlan

6 August 1879 Confirmed Nisi
 By the Court.

7 October 1879 Confirmed Absolutely
 By the Court.

1879

To the Honorable the Judges within named
We the undersigned persons, appointed by the
within Order of Court, to view the Road there-
in mentioned, respectfully report, that having
been present at the view of said road and having
all been just severally sworn, in pursuance
of the said Order, we have viewed the said road,
and that we are of opinion that the same has
not become useless, inconvenient, and burdensome,
and there is no cause for vacating the same
Witness Our hands this 24th day
of May 1879

John Leap

James Boland

Albert George

Camden County N.J.

At a Court of General Quarter Sessions
of the Peace held at Obensbury in
and for said County on the Second
day of April A.D. 1879 before the
Honorable John Deau President Judge
and John Flanagan and John D
Thomas Associate Judges.

The Petition of divers citizens of Washington in said
County was presented setting forth; That a Road has
long since been laid out in Washington township, from
the village of Kemlock to a township road in the
township of Portage near the sawmill of Joseph
Burgoon, Part of said road beginning at Peter Rubinas
and running to the said J. Burgoon road, the same
has become useless, inconvenient and burdensome
to the inhabitants of said township. Your petitioners
therefore pray the Court that, that portion of the road
from Peter Rubinas by Bernard Biglins to the line
dividing the townships of Portage and Washington
may be vacated agreeable to the Act of Assembly
in such cases made and provided, and praying
the Court to appoint proper persons to view and
vacate the same as by the several acts of Assembly
made and provided,

The Court upon due consideration had of the premises
do order and appoint James Boland, John Lieb
and Albert George to view the road proposed to be
vacated, who after having first been duly sworn or
affirmed according to law shall proceed to discharge
the duties of their appointment, and if all of them view
the same and a majority of them agree that there is
no occasion for such road or parts thereof, they
shall proceed to vacate the same, the parties interest-
ed in vacating said road having previously given

public notice by written or printed advertisements of the time and place where said viewers shall meet for the purpose of vacating said road at least ten days before such meeting. And the said viewers shall make report of their proceedings herein to the ^{Court of} next Quarter Sessions to be held for said County, accompanying the same with a plot or draft of said road vacated with references to the improvements through which it passes, in which report they shall state that they have been sworn or affirmed.

By the Court
C. McBrumell
Clerk.

1879

Order to View and Vacate

a Public Road leading
from the Village of Hambooke
to a township road, in the
township of Portage near the
summit of Joseph Burgoyne,

Viewers, James Beaudry,
John Leitch
Albert George.

Cost \$100.00
Paid by J. C. Gaudin

16th August 1879 Confirmed Nisi
By the Court.
9th October 1879 Confirmed Absolutely
By the Court

Johnston & Gaudin

To the Honorable Judges within named,

To the undersigned persons appointed by the
within Order of Court to view the Road therein mentioned,

Respectfully report: That having
been present at the view of said road, and having
all been first severally sworn in pursuance of
the said Order, we have viewed the said road and
that we are of the opinion that the same has become
useless incumbrance, and burdensome, and ought
therefore to be vacated,

Witness our hands this 26th
day of May A.D. 1879

John Geap

James Boland

Albert George

Cambria County Pa.

At a Court of General Quarter Sessions of the Peace held at Obensburg in and for said County on the second day of April A D 1879 before the Honorable John Deau President Judge and John Flanagan and John S C Thomas Esquires, Associate Judges;

The Petition of divers citizens of Washington township in said County was presented setting forth: That a public road has long since been laid out in Washington township from the village of Keenlock to McGraw's Sawmill (now McGonigles) in said township, the same has become useless, inconvenient and burthensome to the inhabitants of said township and praying the Court to appoint proper persons to vacate the same as by the several Acts of the General Assembly made and provided,

The Court upon due consideration had of the premises do order and appoint James Boland, John Lieb and Albert George to view the road proposed to be vacated, who after having first been duly sworn or affirmed according to law shall proceed to discharge the duties of their appointment, and if all of them view the same and a majority of them agree that there is no occasion for such road or parts thereof, they shall proceed to vacate the same; The parties interested in vacating said road having previously given public notice by written or printed advertisements of the time and place where said viewers shall meet for the purpose of vacating said road at least ten days before such meeting

And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County, accompanying

The same with a plot or draft of said road vacated with reference to the improvements through which it passes, in which report they shall state that they have been sworn or affirmed

By the Court
C. P. Dowell
Clerk

1879
Order to Vacate a Public

Road leading from Hamlet
to McGraws Sawmill in
Washington township

Witness James Poland
John Lieb
Albert George

Clerk C. P. Dowell 9th
Party J. E. Gaule

Johnston Gaule

1 August 1879 Read and Con-
firmed True

By the Court.
7th October 1879 Confirmed Absolutely
By the Court.

Wilmington Pa Aug 28th 1878

C. H. Adonell Clerk
Please Pay the above G.D.
Pringle My Costs in Case
of Commonwealth vs George
mentroth

James C. Shrew

Cambria County, Pa.;

At a Court of General Quarter Sessions of the Peace held at Ebensburg in and for said County on the 30th day of March A. D. 1849 before the Honorable John Dean President Judge and John Flanagan and John D. Thomas Esquires Associate Judges.

The Petition of divers citizens of the township of Gallitzin in said county was presented praying the Court to grant a view for a township road between Gallitzin Borough and Dawson's Mills.

The Court upon due consideration had of the premises do order and appoint Wm. C. McConnell, Francis O'Hara and Joseph Hope to view the ground proposed for said road, who after having first given due and legal notice by printed or written advertisements of the time and place of meeting and having been duly qualified according to law to discharge the duties of their appointment with fidelity shall proceed to view the same and if all the said viewers view the same and a majority of them agree that there is occasion for such road they shall proceed to lay out the same as agreeably to the wishes of the petitioners as may be, having respect to the best ground for a road and the shortest distance and in such manner as shall do the least injury to private property.

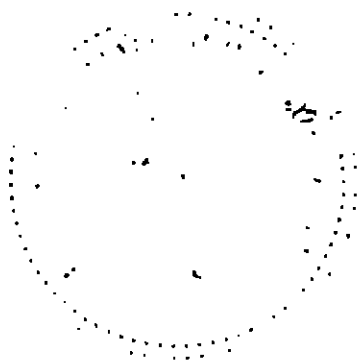
If the viewers aforesaid shall decide in favor of locating said road it is hereby made their duty to obtain from the persons through whose land the road may pass releases from any damages

that may accrue to them from opening the
same and in every case where the owners of
such land refuse releasing their claims to dam-
ages the said viewers shall assess the dam-
ages if any, and make report thereof signed by
a majority of the viewers present, and transmit
the same together with all releases to the next
Court of Quarter Sessions to be filed with the
papers relating to said road. And the said
viewers shall make report of their proceedings
herein to the next Court of Quarter Sessions to
be held for said County, accompanying the same
with a plot or draft of said road, and the courses
and distances and reference to the improvements
through which the same passes. In which
report they shall state that they have been
sworn or affirmed and also whether they
judge said road necessary for a public or
private road

By the Court

C. J. Donnelly, Clerk

L. S.



In the Quarter Session of Guilford County.

In the matter of the view to lay out a road leading from Gallitzon, to the road from Dawson's mill, about one mile from Gallitzon.

Now know ye, that we the undersigned owners of the land over which said road passes do hereby release and relinquish all claim, and right to Damages for or in account of the opening of the said road.

Witness our hands this 9 day of June A. D. 1879.

Witness

Geo. J. McConnell.
J. C. Hanna

Monroe Bradley

1879

Order to View and Lay out
a Public Road to lead
from the Porong to
Calligan to a point on
the Public road from
Dawson's mill to Calligan

11 Feb'y 1880 Order to Show
cause for

Viewers:
Wm. J. M. Connell
Francis O'Hara
Joseph Blaque

Chas. O'Hara J. J. O'Keefe
Paid by the Receiver for
Bank Book

Filed 10 June 1879

10 June 1879 Viewers Certified
to Court

Reade

4 August 1879 Read and Confirmed nisi and or-
dered to be opened 30 feet wide

24th October 1879 Confirmed Absolutely.
By the Court
By the Court.

To the Honorable the Judges within named
We the persons appointed by the within order of
Court to lay out the road therein mentioned
all being present and severally sworn according
to law do report that in pursuance of said
order we have viewed and laid out and
do return for public use the following
Road viz. Beginning at a point on Township
Road known as the Quarry Road at Galitzien
Borough, thence through land of Thomas Bradley
North eighty five degrees west twelve perches to corner
of land of said Thomas Bradley and Kittinging Coal
Co land thence by line of said land North seventy
degrees west. Eighteen perches through land of said
Thomas Bradley North eighty two degrees west forty
-eight perches thence North fifty eight degrees west
nine and one half perches to Maple thence North
Eighty two degrees west fourteen perches to Township
Road leading from Dawson's Mill to Galitzien a
Draft is hereto annexed

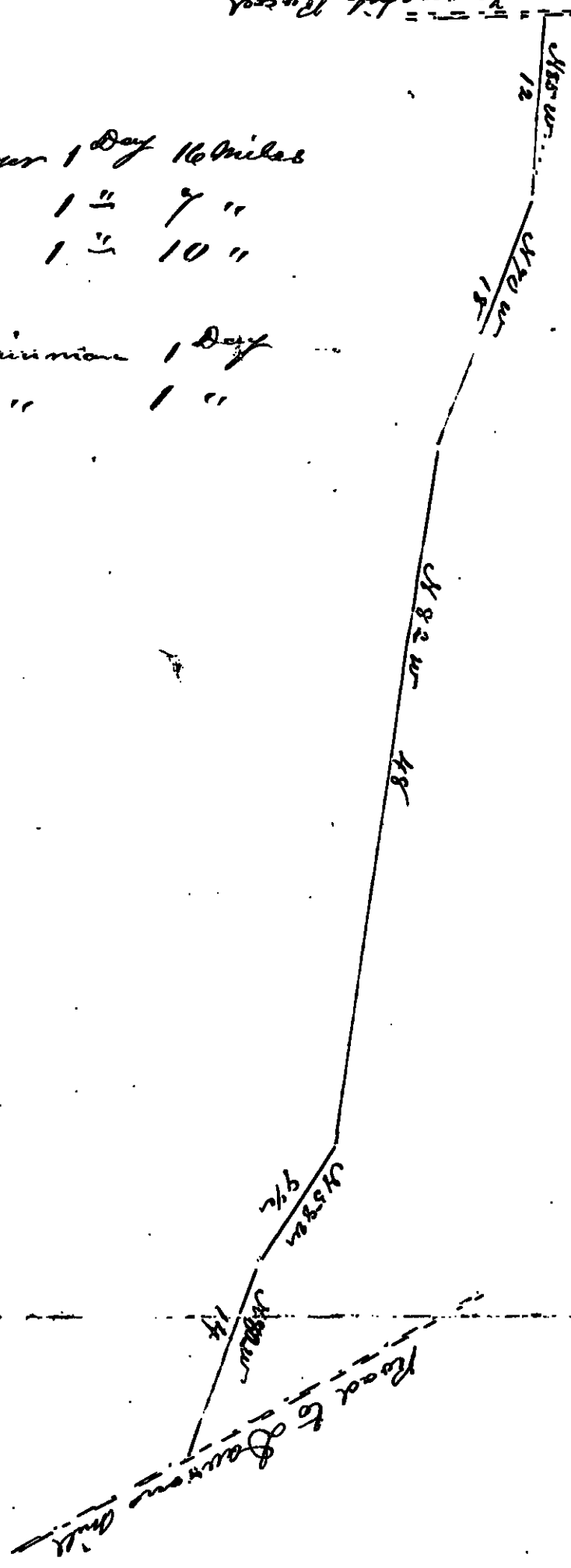
Witness our hands the 9th Day of June 1879

Wm. J. McConnell
J. C. Barra
Joseph Hoque

Quarries

Stoughton Township
 Town of Stoughton

Line:
 Mr J McConnell Surveyor 1 Day 16 Miles
 Mr C O'Hara 1 " 7 "
 Joseph Hogue - 1 " 10 "
 Daniel C Burk Chairman 1 Day
 Elmer Schultz " 1 "




Cambria County, Pa.

At a Court of General Quarter Sessions of the Peace held at Chambersburg in and for said County on the 7th day of October A. D. 1879 before the Honorable John Dean President Judge and John Hanagan and John D. Thomas, Esquires Associate Judges

The Petition of divers citizens of the township of Clearfield in said County was presented setting forth that they labor under great inconvenience for want of a road to lead from the residence of Michael Nagle or from a point at or near the same to the public road at or near Chest Springs and praying the Court to appoint viewers to lay out a road or highway to lead from the point named to Chest Springs and they as in duty bound will ever pray &c.

The Court upon due consideration had of the premises do order and appoint James Riley, Nicholas Nagle and Matthew Mc Mullen to view the ground proposed for said road, who after having first given due and legal notice by printed or written advertisements of the time and place of meeting and having been duly qualified according to law to discharge the duties of their appointment with fidelity shall proceed to view the same and if all the said viewers view the same and a majority of them agree that there is occasion for such road they shall proceed to lay out the same as agreeably to the wishes of the petitioners as may be having respect

to the best ground for a road and the shortest distance and in such manner as shall do the least injury to private property. If the viewers aforesaid shall decide in favor of locating said road it is hereby made their duty to obtain from the persons through whose land the road may pass releases from any damages that may accrue to them from opening the same and in every case where the owners of such land refuse releasing their claim to damages the said viewers shall assess the damages, if any, and make report thereof signed by a majority of the viewers present, and transmit the same together with all releases to the next Court of Quarter Sessions to be filed with the papers relating to said road. And the said viewers shall make report of their proceedings herein to the next Court of Quarter Sessions to be held for said County, accompanying the same with a plot or draft of said road and the courses and distances and reference to the improvements through which the same passes. In which report they shall state that they have been sworn or affirmed and also whether they judge said road necessary for a public or private road

By the Court
A. O'Donnell Clk.


11th July 1880 Confirmed Miss's order
to be opened 20 ft wide & -
Buttress

6th April 1880 Confirmed Absolutely
By the Comt.

1879

Order to Newland & Day out
a road to lead from
to lead from a point at
or near the residence of
Michael Hagle to Street
Spring in Clearfield Pa

Newers

James Eley
Charles Hagle
Matthew McMillan

Filed 8 Dec 1879

Chas O'Brien 907
Recd 13 Apr 1880.

Coaly

To the Honorable Judges within named:

We, the undersigned, persons appointed by the within order of Court, to view and lay out the Road therein mentioned, respectfully report: That having, all been present and having been first severally affirmed, in pursuance of the said order, we have viewed and laid out, and do return for private use, the following road, to wit: Beginning: at a point near West-creek, on the public road, leading from the Plencounell-road to Nagle's mill; thence through improved land of Mrs. Ditzinger's, North seventy-five degrees East, thirty perches; thence through same South seventy-three degrees East, nineteen perches; thence through same South sixty-four degrees East, fifty perches, to line of Mrs. Mulligan's land; thence along said line, Mrs. Ditzinger's line to the right, South eighteen degrees West, thirty-five perches; thence by same land, North eighty-five degrees East, four and three fourths perches; thence on line between Patrick Risbon's and Mrs. Ditzinger's land, South three and one half degrees West, thirty-four perches, through woods to small stream and P. Risbon's Saw-mill to left; thence through woodland South forty seven degrees East, eleven perches; thence South fifty-six and one half degrees East, seven perches, to Saw-mill road; thence along said road, seventeen and one-half degrees West, twenty-three perches; thence by same South thirty-four degrees West, ten perches, and South six degrees West, twenty perches; and South fifteen degrees West, ten perches; thence by same, through cleared land of P. Risbon South twenty-one degrees East, eleven perches, and South thirty-four and one half degrees East forty perches, and South eight and one half degrees East eight and one half perches, to line of John Karlheim's improved land; thence by said land, P. Risbon to right, South seventy-six and one half degrees West, twenty-six perches; thence, through unimproved land of John Karlheim, South twenty-one degrees East, twenty-four perches to public road, leading from Carrolltown to West-springs. A plot or draft whereof is hereto annexed. Which said road, as as aforesaid laid out, we are of opinion as necessary for a private road.

Witness our hands this 4th day of December A D 1879
James Kiley
Nicholas Nagle
Matthew Mueller

To the Honorable Judges within named:

We the undersigned viewers instructed by the annexed order of Court to view and assess the damages, if any sustained by the owners of land, through which the above mentioned road passes, respectfully report, ^(on our affirmation) that we were unable to obtain releases from the owners of said lands and after having carefully viewed the same and taken into consideration the damages sustained, as well as the benefits or advantages to be derived by the said landowners by the passage of said road through their lands, we are of opinion, that no damages should be allowed to any of the said landowners.

Witness our hands the 4th day of December A.D. 1879.
James Riley
Nicholas Stagle
Matthew ^{W.} Muller