In Re Extension of Main Street In the Court of Quarter Sessions &c.

of Cambria County Pennsylvania.

in No. 3 September Term 1891 R.D.

And now August 17th 1892 it is agreed by and between Ed. T. McNeelis, Attorney for F. C. George, Exceptant and M. D. Kittell Esq., Attorney for the petitioners in above stated case, that the testimony in behalf of said exceptants and in behalf of said petitioners in above stated case shall be taken before P. J. Little a Notary Public, at the Council Chamber in the Borough of Lilly on the 18th day of August 1892 between the hours of five o'clock P. M. and 11 o'clock P. M.

Ed. I. Mcnecky.

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In Re Extension of Main Street! In the Court of Quarter Sessions &c. of Cambria County Pennsylvania.

in No. 3 September Term 1891 R.D.

Lilly Borough

Depositions of witnesses taken before me this eighteenth day of August A. D. 1891 at the Council Chamber in the Borough of Lilly between the hours of five o'clock P. M. and eleven o'clock P. M., by virtue of the annexed Agreement of Attorneys, for the examination of witnesses in the above stated cause.

F. C. George, Esq., Affirmed, and examined as follows:

I reside in Lilly Borough; I am a property holder in that portion of Lilly Borough along Walnut and North Streets; I own at the present time five lots of ground; Walnut Street runs along the North side of my property; the extension of North Street affects my property by opening up eight or nine lots along North Street; I never received notice of the Viewers that they were about to view and assess damages in the extension of Walnut Street; there was never notice of any kind given to me that this view was about to be held by the Viewers;

I never received any notice that this view was to take place from any of the viewers; There was no publication in any newspaper that this view was to take place to my knowledge. My lots facing on Walnut Street are fifty feet front; I never planned any on Walnut Street, that is, where it is now located; three hundred and seventy four feet, less the width of the street would be the depth of the lots as laid out. As Walnut Street is now viewed, or laid out, the valuation of these lots would not be more than one hundred dollars, judging from what I sold the lots viewed as I have them laid out; the assessment awarded by the Viewers against me in the opening of Walnut Street is one hundred and twenty-five dollars. There was never notice of this proposed view posted anywhere along the property that I own. Crossexamined by Mr. Kittell.

- Q. Are not these lots part of the property known as the McPhillip's property? A. Yes sir.
- Q. How much ground was in the McPhillips property? A. When I purchased it five and one-fourth acres, about five acres; partly

situate in Washington Township.

- Q. After you purchased this property did you lay it off in lots? A. I did; there is a portion of it that is not laid off in lots, partly in Washington Township and partly in the Borough.
- Q. How many lots have you laid out in Lilly Borough along that property? A. Twenty.
- Q. You have sold some of these lots since you purchased the property? A. I have sold, I think fifteen.
- Q. And have now about five lots remaining, A. Yes, fronting on North Street and the street that I have planned.
- Q. Have you sold any of these lots since the Council adopted the ordinance laying out these streets? A I am not acquainted with that ordinance.
- Q. The ordinance of the Borough laying out the Streets was on the 28th of August 1891, almost a year ago? A. I have.
- Q. How many have you sold since this ordinance was passed?

 A. I cannot say how many.
- Q. Do you think you have sold five lots since that time?
 A. I do not.
- Q. What was the consideration you paid for the entire McPhillips property? A. Seven hundred and twenty five dollars for all of it, and there is an assessment of two hundred dollars against me for opening up a little over half of the entire purchase.

McClellan Short sworn and examined as follows: Q. Where do you live Mr. Short? A. In Lilly Borough. Q. On what street? A. On North Street. Q. On North Street as laid out by this ordinance as proposed by this Borough A. Yes sir. Q. State whether or not Mr. Short, you are a property holder along that Street? A. No I wasn't. Q. Do you know when this view did take place? A. No I don't. Q. Were you a property holder along that street Mr. Short, on the 20th day of November 1891? A. Yes I was. Q. You owned a lot of ground fronting on North Street as laid out by this ordinance? A. Yes sir. Q. State whether or not, Mr. Short, you ever received a notice of the viewers that they were about to view and assess damages caused by the laying out and opening of North Street? A. No, I never did. Q. State whether or not, Mr. Short, there was ever notice posted upon your property that this view was about to be held? A. No sir, there never was. Q. State Mr. Short, whether you think the assessment of damages against Fletcher George is too much? A. Yes, I think it is too much. Q. State whether or not, Mr. Short, you think that Walnut Street as it is now laid out is to the disadvantage of all property holders along there? A. I think it is; I do not know what use it is along there; the church property would not want to sell any lots, and it is a big disadvantage to Mr. George. Q. State Mr. Short, if you do not think that Walnut Street would be better located if laid out through the centre of Mr. George's Property to North Street?

Objected to by M. D. Kittell, Esq., for the reasons, first, that the question is leading, and secondly, that the Legislature having given to the municipal authorities of Boroughs the discretion of laying out streets, lanes and alleys for public use, the action of the council of Lilly Borough in thus laying out streets cannot be questioned in these proceedings.

A. I do.

- Q. State.where, Mr. Short, Walnut Street is located as relating to your property; how far from your property is the laying out of Walnut Street? A. Between fifty and sixty feet to the best of my knowledge.
- Q. State Mr. Short if your property as now located bounds on North Street? A. Yes sir, it fronts on North Street.

 Crossexamination by M. D. Kittell Esq.
- Q. Mr. Short, from whom did you purchase your lot? A. From Mr. George.
- Q. The streets had already been laid out by the Council of the Borough? A. Why it was staked off, I suppose it was laid out by them:
- Q. What was the consideration in the deed from Mr. George to you; how much money were you to pay for the lot? A. One hundred and sixty five dollars; I have two lots and one-fifth of a one.
- Q. What is the size of your lot? A. One hundred and ten feet by one hundred and fifty feet.

John J. McCann called, sworn and examined as follows:

Q. State where you reside and if you are a property

holder? A. On the proposed extension of Main Street, I am a pro-

perty holder.

Q. State whether or not, Mr. McCann, you ever received notice of this view that has been held? A. No sir I did not.

Q. State whether or not, Mr. McCann there ever was a notice posted on your property that a view was to be held? A. No sir.

Q. Were you present Mr. McCann when the view was held? A.I saw them, yes sir.

Q. State Mr. McCann, if you think the assessment of benefits of one hundred and twenty-five dollars against Mr. George for the widening and laying out of Walnut Street is exorbitant? A. Yes sir, I think it is.

Crossexamination by M. D. Kittell Esq.

Q. Do you know whether notices of the meeting of viewers were posted up in the Borough? A. I did not see any.

Q. They may have been posted up without your knowledge of it?

Q. You do not undertake to say that notices were not posted up? A. They were not posted in my property.

Q. But in the Borough? A. They may have been in the Borough, but it is likely that I would have seen them, as I make a practice of reading such notices on the streets.

Q. How long have you been a property holder there, Mr. McCann?

A. I believe it is about a year ago this month.

Q. From whom did you make the purchase? A. W. C. Wolfe.

Joseph H. Moyers, called, sworn and examined as follows: Q. Where do you reside? A. In Lilly Borough. Q. Are you a property holder on the proposed extension of North Street, Mr. Moyers? A. Yes sir, I am. Q. How long have you owned property there? A. It was last April or May I suppose. Q. Mr. Moyers, state if you are acquainted with the opening of Walnut Street as related to the property of Mr. George? A. I think I am partly. Q. State Mr. Moyers, if you think the assessment of benefits against Mr. George of one hundred and twenty-five dollars is too high as relating to the value of his property? A. Yes sir I think it was. Q. State Mr. Moyers, if you think it is a disadvantage to the property holders for Walnut Street to be laid out as it now is? A. It could be laid out better, I think. Crossexamination by M. D. Kittell, Esq. Q. Were you a property holder at the time that the Borough council laid out this street? A. No sir, not on that street I wasn't. Q. Did you own property on that street at the time the viewers met? A. No sir. Q. From whom did you purchase your lot? A. Mr. George. Q. What was the price to be paid for it? A. One hundred and sixty five dollars for two lots, I think it was. Q. what are the sizes of these lots? A. The whole lot together is fifty feet by -- I could not say just exactly, I I think it is one hundred and eighty feet to the best of my knowledge. Re-direct examination by Ed. T. McNeelis Esq. Q. State Mr. Moyer whether your lots are on the corner? A.

Yes sir one of them.

Q. Is that what increased the price of your lot? A. Yes sir.

Mr. Augustine McConnell, called, sworn and examined as follows: Q. Mr. McConnell, where do you reside? A. In Lilly Borough. Q. Were you one of the viewers, to view, and assess damages, and award contributions etc., caused by the extension of Main Street, the formation of North Street, extension of Cleveland Street, and formation of Walnut Street in Lilly Borough? A. yes sir. Q. State Mr. McConnell, what notices of this view to your knowledge, was given to the property holders? A. The only notice that I saw is a notice written by C. A. McGonigle giving ten days notice of time and place of meeting. Q. Where was it posted? A. The only one I saw posted was in the Post Office; I told him to write ten or twelve of them. Q. Were there any notices to your knowledge served upon the property holders? A. Not that I know of, nothing only the public notices. Crossexamination by Mr. Kittell. Q. Who prepared the report of viewers, Mr. McConnell? A. I wrote it out; we were all together when it was written. Q. Do you remember that you set forth in that, that notice of the meeting of viewers had been given according to law? A. Yes sir. Q. What information of such notice had you at that time which caused you to set that forth in your report? A. I took it the same as a road view, to give ten days public notice; I had nothing else to go by. Q. Had you cause to believe at that time that notices had been posted? A. I saw one in the Post Office. Re-direct examination by Ed. T. McNeelis Esq. Q. You stated Mr. McConnell that because you saw one notice

posted in the Post Office, that you had meason to believe that sufficient notice according to law had been given to property holders? A. Yes sir.

Q. State, Mr. McConnell, whether you really know what all your return to Court did contain? A. Well what damages we assessed and what we awarded, I believe.

Q. State, Mr. McConnell, whether all the viewers went over all the ground? A. Yes, we went overall the ground.

Q. State whether or not Mr. McConnell, after you held your view, you sat any time for a hearing of the property holders affected by this view and notice was given to them? A. Not that I know of.

Re-crossexamination by Mr. Kittell.

...Q. Have you any reason to think now that the viewers made any mistake in awarding damages and assessing contributions? A. No I do not think they did.

Q. Was F. C. George present at the meeting of viewers? A. I don't remember whether he was or not.

Re-direct examination, by Ed. T. McNeelis Esq.

Q. Mr. McConnell how many feet front did the viewers take off Mr. George's property in opening Walnut Street? A. Twenty feet I think.

Q. And how many feet front did they take off the church property? A. Twenty feet.

Q. Is the church property as long in frontage as that of Mr. George's? A. I could not say that.

Q. Just state Mr. McConnell whether Mr. George's property has more frontage than the Catholic Church property on Walnut Street? A. I don't know, I believe they would be about the same distance, although I never measured the distance.

- Q. If any, in your mind, which would be the longest? A. George's.
- *. Then Mr. McConnell, you think that although both properties have been lessened in frontage, your estimate of damages and bene its is correct? A. I think so.
- Q. Mr. McConnell, state if when you made your view, the viewers want from North street over Main Street to Railroad Street?

 A. We went from Main street over to Portage Street.
 - Q. You did not go over the property from Main to Railroad Street? A. No sir.

W. C. Wolfe Called, affirmed, and examined as follows:

- Q. Where do you reside? A. In Lilly Borough.
- Q. Do you own property, Mr. Wolfe on Main Street, North
 Street or Walnut Street affected by this view. A. I own property
 on Main street, I do not know whether it is affected by this view
 or not; I am interested on North Street if extended from Main
 to Railroad Street, but not on the other side.
- Q. State whether or not Mr. Wolfe, you ever received any notice that this view was about to be held? A. No sir.
 - Q. State whether or not any notice of a view had ever been posted upon your property? A. Not that I seen.
 - Q. Are you acquainted Mr. Wolfe with the formation of Walnut Street as relating to the property of Mr. F. C. George? A. I cannot say that I am; I have an idea of that street, but I cannot say where its location exactly is.
- Q. State Mr. Wolfe, if in your estimation, the assessments of benefits against Mr. George of one hundred and twenty-five dollars for the opening of Walnut Street is exorbitant? A. I could not say anything about that, I never paid any attention to it. I do not understand what the damages was for at all. Crossexamination, by Mr. Kittell.
 - Q. Do you know whether public notice of the meeting of viewers were posted up in places in the Borough? A. I never saw any.

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Nicholas Evans, called sworn, and examined as follows:

- Q. Where do you reside? A. In Lilly Borough.
- Q. Are you one of the Trustees of the M. E. Church in this Borough? A. Yes sir.
- Q. State where the property of the M. E. Church is located Mr. Evans? A. I could not tell the name of the Streets; it is in that extension of George's.
- Q. Is it affected by the formation of Walnut and North streets?
 A. Yes sir.
- Q. State whether or not Mr. Evans, as one of the Trustees of the Methodist Episcopal Church, you ever received any notice of a view to be held there? A. No sir I never did.
 - Q. State whether or not any notice of a view had ever been posted upon the Methodist church property? A. I don't think, because I was up there from the time they bought the property until in the Spring, most every week, I suppose.
 - Q. Are you acquainted Mr. Evans with the formation of walnut Street as it relates to the property of Mr. George? A. Yes sir.
 - Q. State, Mr. Evans, if in your estimate, the assessment of benefits of one hundred and twenty-five dollars against Mr. George caused by the formation of Walnut Street is excessive and too much? A. Yes sir, I think it is.
 - Q. State Mr. Evans if Walnut Street could not be located with a better advantage to all property holders if opened directly through the centre of the property of Mr. George to North Street? A Yes sir, I think it would.

Crossexamination by Mr. Kittell.

Q. Mr. Evans, from whom did the Trustees of the Methodist church purchase their lot of ground? A. Mr. George.

- Q. Is it one of the lots out of the McPhillips property?
 A. Yes sir, there are two lots.
- Q. What was the price paid for these two lots? A. The price was one hundred and fifty dollars for two lots, but we got Mr. George to throw off twenty-five dollars.
- Q. When were these lots purchased? A. They were purchased either very late in August or early in September 1891.
- Q. That was after the Borough authorities had laid out the streets? A. I do not know, I thought these streets were laid out when we bought that property; later in the fall, I heard Mr. Edwards say that they had been viewing these streets up at the church; I was surprised, for I thought the streets had been laid out before.

STATE OF PENNSYLVANIA SS.
COUNTY OF CAMBRIA

I do hereby certify that the above witnesses were duly qualified and examined at the time and place stated in the above Caption; that the same was reduced to writing by me, in the presence of said witnesses, and having been read over to them, was duly approved as taken.

Witness my hand and Notarial Seal.

P. J. Little, Notary Public. In Re Extension of Main Street! In the Court of Quarter Sessions &c. of Cambria County Pennsylvania. Ho. 3 September Term 1891 R.D.

in

Lilly Borough

Deposition of F. C. George taken before me this twentysecond day of October A. D. 1891 at the Office of M. D. Kittell, in the Borough of Ebensburg between the hours of one o'clock and four o'clock of said day, by virtue of the annexed Agreement of Attorneys, for the examination of witnesses in the above stated cause.

IN THE COURT OF QUARTER SESSIONS FOR THE PEACE IN AND FOR GAMBRIA COUNTY.

In re extension of Main Street in Lilly Borough.

No. 3, September Term, 1891.

It is hereby agreed between M. D. Kittell, Esq. Attorney for Petitioners, in the above stated case, and Ed. T.

McNeelis, Attorney for F. C. George, one of the exceptants, in said case, that the issuing of a rule to take testimony on behalf of said exceptant, shall be waived and that all such testimony shall be taken before P. J. Little, Esq., a Notary Public, at the Arbitration room in the Court House at Ebensburg on Saturday, Oct. 22, A. D. 1892.

Attorney for Petitioners.

October 18, 1892.

Attorney for Exceptants.

- F. C. George called, affirmed and examined as follows:
- Q. Mr. George did you ever receive any notice from the Viewers that they were going to meet to fix the damages and award contributions for the opening of North and Walnut Streets, and requesting your presence? A. No sir, I never received any notice.
- Q. When were you first made aware of the award of viewers?

 A. Some months afterwards I came to Ebensburg and I got the report at the Prothonotary's Office, is the first I knew of the assessment of damages.

STATE OF PENHSYLVANIA SS

I do hereby certify that the above witness was duly qualified and examined at the time and place stated in the above Caption; that the same was reduced to writing by me, in the presence of said witness, and having been read over to him, was duly approved as taken.

Witness my hand and Notarial Seal.

P. J. Little notary Bublic,

In 3 Och. Dec 189 / p.d.

In Re extension of Main

Street etc.,

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The Borough of Lilly

Depositions on part of F. C.

Freis 26 Och 1894.

George, an Exceptant.

Notarial Fees. \$3.50

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to be read on the hearing of the abov	e stated case.
C'ALERDE A COSTILIE	•
CAMBRIA COUNTY,	SS:
	Extract from the Record of said Court. Certified
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TAKE NOTICE, That in pursu	ance of the above Rule the depositions of witnesses to be read
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the toward of only	will be taken at the arbitration Room in the
Court House, Ebrusburg,	Pennsylvania on Saturday
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you may attend if you think proper.	
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In Re extension of Main Street! In the Court of Quarter Sessions of Cambria County Pennsylvania.

in

Lilly Borough

Deposition of James Hagan Jr., taken before me this twenty-second day of October A. D. 1892 at the Office of M. D. Kittell, Esq., in the Borough of Ebensburg between the hours of eight o'clock A. M. and eleven o'clock P. M. by virtue of the annexed Rule of Court for the examination of witnesses in the above stated cause, and by virtue of a parol agreement between the Attorneys to change the place for taking testimony from the Attorney's Room in the Court House as stated in aforesaid Rule to the Office of M. D. Kittell.

, , , , James Hagan, Jr., called, sworn and examined as follows: Q. Mr. Hagan, please state if you were one of the Viewers appointed by the Court to view and assess damages and award contributions etc., caused by the extension of Main Street, formation of North Street, extension of Cleveland Street and formation of Walnut Street in Lilly Borough? A. I was. Q. What if anything do you know about notices of the meeting of the Viewers having been posted? A. All I know about the meeting before, was that these notices that I saw posted; I saw two of them, one on a telegraph pole at the Station, and at George McIntosh's Store on the door. Paper shown to witness, and he is asked to read it and say whether or not he believes this to be the form of notice which he saw posted? A. Yes sir, that is to the best of my knowledge; it reads the same way. Q. To the best of your knowledge the notices which you saw read the same way? A. Yes sir. Q. State Mr. Hagan whether the viewers examined all the ground on the streets described in the said notices? A. Yes we went over all the ground but the top of Main Street; we didn't go clear to the top of it. Q. Were the viewers sworn? A. Yes sir: Q. By whom? A. By 'Squire Leahy. Q. State whether the Viewers were unanimous in their opinion on the award, or whether they were of different opinions? A. Well

Q. Mr. Hagan have you, as one of the viewers any reason to

change your opinion as expressed in the report concerning the

question of damages? A. No sir, not any.

they were all unanimous.

Crossexamination by Ed. T. McNeelis, Esq. Q. Mr. Hagan where is Mr. McIntosh's Store in Lilly Borough located with reference to the ground viewed by the Viewers? A. Why it is down below Mr. George's Store, between Mr. George's Store and the Post Office. Q. How far is that Mr. Hagan from the ground viewed -- Walnut Street and Cleveland Street to Mr. McIntosh's Store? A. I could not say how far; it is about a quarter of a mile; that I guess any how; it may be more. Q. In what part of Mr. McIntosh's Store did you see this notice posted? A. On the door in the inside; Mr. McIntosh called my attention to it first. Q. Was Mr. McIntosh one of the Viewers? A. Yes sir he was. Q. On what part of the station platform didyou notice the other posted? A. It was not on the Station platform; it was on a telegraph pole at the lower end; the first pole to the Station. Q. Did any person call your attention to the notice being there? A. No sir, I saw that myself. Q. Did you read both notices? A. Yes sir, I did. Q. Do you know who ordered the notices to be posted? A. No I do not. Q. Where was this notice posted? (pointing to paper in hand) A. I don't know whether that was posted or not. Q. Do you know how many days it was before this view that you saw these notices? A. No sir, I don't mind how many days it was. Q. Could you say whether it was a week before the view? A. I could not say how long it was; I could not remember. \S . Could you say it was one day before the view? A. Yes it

was one day I am sure. Q. And these are all the notices you saw posted? A. Yes sir ali I saw. Q. Please state how you arrived at the sum of damages and contributions awarded? A. We held a meeting at Mr. Edwards' Store and talked over it there and all come to one conclusion; we thought it was right. Q. Mr. Hagan, did the Viewers all give their individual estimates upon the contributions and damages and then were they added and divided by the number of viewers present? A. I don't mind whether they did or not. Q. Did every man give his amount, and then did they strike an average by the number of viewers? A. Yes sir, I think they did. Q. Mr. Hagan what was the reason of the Viewers in awarding damages to the church property on Walnut Street and assessing benefits to the property of Mr. George on the same street when from each property an equal amount of land was taken? A. They allowed there could never be any lots sold off the church property and it was no benefit to the Church property; to have a street through there. Q. Mr. Hagan what was your estimate of the benefits on Mr. George's property by the opening of Walnut and North Street? A. I don't mind now; I cannot recollect. Q. Was it less than two hundred dollars? A. I could not say. Q. Mr. Hegan do you know if there were any notices served on property holders along these streets? A. No sir, I don't know; I don't know of any. Q. Did the Viewers after having viewed the property Mr. Hagan, grant a hearing to the property holders before assessing

the damages? A. No sir, not as I know of. Q. Didthe Viewers serve any notices upon the property holders that they should be heard with reference to the benefits and the question of damages? A. Not as I know of. Q. How long, Mr. Hagan were the viewers on the ground viewing this property? A. I could not just say how long. Q. Were they over fifteen minutes? A. Yes more than that; I guess they were an hour any how. Re-direct examination by M. D. Kittell, Esq. Q. Mr. Hagan did any of the property holders ask the viewers for an opportunity to be heard after the view was completed? A. Not as I know of; I never heard of any. Re-Crossexamination by Ed. T. McHeelis, Esq. Q. Where did the viewers meet Mr. Hagan to fix the damages and contributions after having completed the view of the property? A. I told you before, in Mr. Edwards' Store. Q. Where is Mr. Edwards' Store? A. Well, it is on Main Street in Lilly Borough. Q. Did any person besides the viewers know that you were going to meet there? A. Not as I know of. Q. Are you a property holder Mr. Hagan? A. I have a house on some ground which I have no deed for. M. D. Kittell Esq., offers the notice or copy of notice which was shown to the witness, and concerning which he testified. Ed. T. McNeelis Esq., Counsel for Exceptant objects to the offer of the above paper for the reason that it is not one of the original notices posted, nor neither is it marked as a copy of the original notice; it not having been testified to as being one of the notices posted. Paper Marked by Notary -- Exhibit "A".

State of Pennsylvania | SS.
County of Cambria

I do hereby certify that the above witness was duly qualified and examined at the time and place stated in the above Caption; that the same was reduced to writing by me, in the presence of said witness, and having been read over to him, was duly approved as taken.

Witness my hand and Notarial Seal.

P. Littly Public,

Wollice The viewers appointed by order of court to view and assess damages and award contribution caused by the extension of main Street Formation of north Street extension of bleveland Street and Fornation Walnut Sheet in Tilly Birrigh Cumbria County Remois Will meet at council chamber in the Berough of Gilly on the 27th day of Sovember as 1891 at & Ochoro, Pm to View said Streets assiss damages & award contributions Ally Po neal mulhern Nov 16 7891 Augustin M'Connell John Conrad Fred Veigle Sr Edward Edwards George M'Intosh Jas Hagan Jr

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In Re extension of Main Street

in

Lilly Borough

Depositions on Part of Lilly

Borough.

Freit 26 Oct. 1892.

Notarial Fees

\$1.50

To the Honorable, the Judge of the Quarter Sessions for the County of Cambria.

The petition of C. A. McGonigle, Burgess of the Borough of Lilly in said County, and of the Town Council of said Borough respectfully represents: †That the Town Council of said Borough on the 28th of August 1891, passed the following ordinance, viz: Sec. 1. "Be it ordained and enacted by the Burgess and Council in Council assembled and it is hereby ordained and enacted by the authority of the same that the several proposed streets are located as follows.

lst That street or part of street running from centre of Church Street to North Borough line being an extension of Main St., and to be the width of forty feet (40).

2nd That street or part of street running from a point on said extension of Main St., to a point on Portage St., and to be known as North St., to be the width of forty feet (40).

3rd That a street or part of Street running from a point on Main St., to a point at Walnut Alley being an extension of Cleveland St., and to be known as Cleveland St., to be the width of forty feet (40).

4th That a street or part of Street running from a point on extension of Cleveland St., to a point at North Borough Line shall be known as Walnut St., and be the width of thirty-five feet (35).

Sec. 2 Passed finally by Council Aug. 28th 1891.

John R. Kelly (Pres. Coun)

Approved C.A.McGonigle Burgess.

Attest

J. A. Kensinger Clerk

Your petitioners therefore pray your Honor to appoint seven disinterested freeholders of said Borough, who, after being duly sworn or affirmed to perform their duties, under the Act of Assembly in such cases made and provided, with impartiality and fidelity, shall proceed to view the premises described in said ordinance, having regard both to the advantages and disadvantages caused to the several properties along the line and adjoining said Main Street extension, North Street formation Cleveland Street extension, and Walnut Street formation and shall assess and allow to all persons injured such damages as they shall have sustained respectively over and above all advantages; and who shall also make assessment for contributions upon all such properties as shall be benefitted by the opening of said streets, such sums respectively as they may have been benefitted over and above all "" disadvantages, and the said viewers to make a report of their proceedings in writing to the next sessions of the next Court describing the properties upon which assessments have been made, specifically stating whether for contributions or damages, with the amounts respectively. X

And they will, etc.

Just Rainer

Last Rainer

Last Rainer

CAMBRIA COUNTY SS.

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 and belief.

Sworn and subscribed this/7

day of leptember A. D. 1891 C.a. M. Jourgle

H. M. Jisnje pp

And now, September 19th 1 read and considered, whereupon the Court appointed Neal Mulhern, Augustine McConnell, John Conrad, Frederick Veigle, Ed. Edwards, George McIntosh, and James Hagan Jr. as viewers, who after giving due and legal notice of the time and place of meeting, shall proceed to view the premises, and make a full report of their proceedings as herein prayed for to the next Court of Quarter Sessions of said County, and in which report they shall state destinctly that they had been sworn or affirmed according to law. Byshe Court

6.3 Och Sem 19

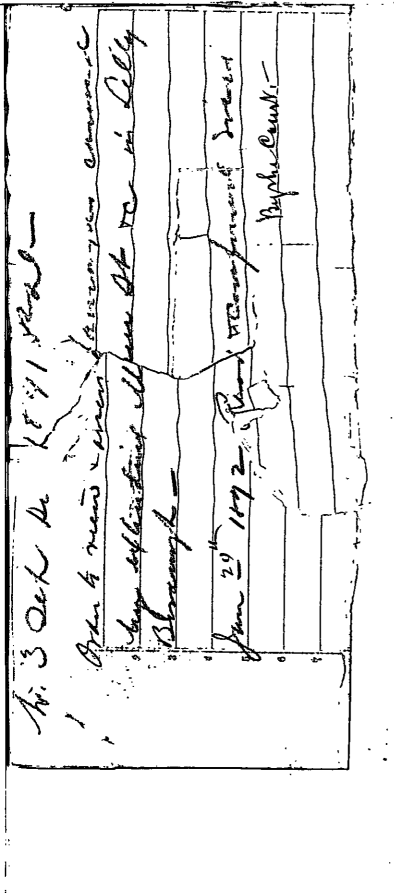
No.

Sept Term 1891 R.D.

Petition of the Burgess and Council of Borough of Lilly for the appointment of seven persons to view and assess damages award contributions etc., caused by the extension of Main St., formation of Cleveland St., and formation of Walnut St., in said Borough.

Mr 19. St. 1891

Kittell.



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66. petricol son bust. bluk wisees retran for friend with of Elemburgin and for the baid John : 12 sept hapmy of 12 12 12 god of Soften Ser A. D. 189 Define the spling knews respect to the shorowall of soid leaved the privilety soll standed hind for the Barandy of Filling going Country and of the James foole, that prints decletines of war formed chied folliewood the Tour Council of Said Boroughouthe 24th of August 1891 Journal of Mest of Serving ordinance Dis : See. 1. "Be's ordained deschmed by this Bunger with bound in bounced assembled out prisirential with pol bestime done beine beine pleased is the fains ab chetwood en riterth cheeroford largue de controll emac mont prince trente for hard so hearted hasher it swalled wanstalm pund suit howard it to Not hurte handed for extens of main Dr., and to be the width of forty feel (40). 2ml I ot down Al sported no hing wat will inall for mianetal Known as North isk, to be the width of forty feel (40) 3 mil Hay a proof a book of proof sminned franca bang raisenstrangenod pulle fundante Horizad antiferra with set of the Smalerist Stanmons stot Sun Al Findericted funt forway or hantle a hant to the person for the soil. He Emberell for restricted no fines a most principal James of Hold soil Square Sitted Has Viney St., and bethe Width of Thirty fire feel (35) Lee. 2ml. spend from John Sommer Sug 28th 1891. You feel man detainails usual vivoglops of various ways princed surfacent I roud plus puised rethe who where died for subbarland

by John soft rection within distress at chemisty for re thu desivered down elum casawe should in polimetels. ett werd of Seesand Shall withlest den fittleitraghin Araper privant comunitors duct in coolingal coming sittet it same sepatuarbasis dum espatuarba sittet itter Soul principles Sur sind sett prole seitesford lorend about & rostoning best & ettal miseraties faith mille Hank Some wasterman freest & hundred Some, wasnested hearth aspanuel hand changlin wasses the ot walle dim assesse Lune vova plonits eglass beinistend sown I blank protitus rascan expense alle should order in capation the seals Unild as restreegling blue les moder similarities rof Missen anned hand steerth down to pinings entryd chethefered as fue vero dettifered need energhwer port as plantesquer showed essence Swid with Some reportion who sind the sind annial fresh att at printer um sprinteer and vient for tragens Asista noque reitregorg soft privalisació Havord Varen entifo hosessinerty Sime been made, Specifically Stating timound set the is spanned so worted interes sof restroitelle respectively Aus now Suptember 19 2:1891 read and les Meting for found is it in fusion deschians Spirebert. Spring Intof Demos will writerpurt, weeller! visigle, Ed. Edwards, bearge Me Ditail, and James Hagare at the bistoir logal done and priving rather order, evenuer or weiner of werd bull proved to view for some Symry inered as spinberry riett for broden ly wertum dun Sound Sound Jo services a rational Jo Voural Vised South of rot Spent yearst worth put sintered estate death of the for when michme bein Swern or afformed according to law. Bythe Count. Arabal Julia G. al. o

To the Honorable A. W. Barken fresint -Judge of the court of quarter Session held ist Elenstrugh for the County of Cambria State of Pennon Irania WE the Viewers appointed by Order of Court-to view, assess damagers and : : : st Contribution caused by the extension in ain Street formation of North Street extense of pleavelows: Street and formation of Walnutt. : Street in Lilly Borough, DO RE fort after having given ten days notice of time and place of meeting and having been duly Sworn according to law procedered to liew the fremie described in Said Order of Count . By the extension of Main Street we assessed Francis McCasthey The Sum of five dollars for Contribution and . George Boant the Sum ten dollars for Controbution And Plack & Fogle the Sum of twenty fine -dollars for contribution . By the formation of North Street WE asses Plack & Togle the Sum of One Hundred dollars for ... · Contribution and F. C. beorge the Sum of me hundred and twenty five dollars for Contribution By the extension of cleaveland Street We made no assessment or found no damage to property By the formation of Malnut-Street WE assess and allow -Patrick Leahen the Sum of fifty dollars from damages and Thomas Teacher the Sums of fifther dollars (15 to) damages and

We assessed baron Leahey the Sum of figther dollars for contribution and we assess and allowed The Roman Catholic . Church Dora herty the Sum of One Hundred dollas dameges un assess Plack and Figue the pum of fifty dollars for contratution and F.b. beorge the Sum of Seventy five dollars for boutstations -Witten ions hands that 27th day of -November 1891 Levelino Mullar Lugustin M. Connell John Conrad Grech Courses Mm mloto. James Hagandi

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s best may at

We Me Viewers aspointed by The court on duplicate Urder to View assess Wanageo and award Contri butions Caused by The Homation of Walnut 26 Will met at councils by the formation of Wahnet A Will meet at Council Chamber om saturday Dec 3/892 At 10 Octob all from the proceed to view assess damages and award Contributions on Paid Shut Wal Mulher any Mounell Mulburail Apred Verylo, L. Edwards Genye M. minis Ca, Ging C

To the Honrable A. W. Barker President-Juggs of the Contert of Quarter Sessions of the peace - It's the Viewers appointed by Duplicate Order of Court to View and assess damic g & and award! Contributions Casused by the extension of Main Street Street in Lilly Borongh Combria County
Dennoglamica Do CE front having
Viewed Said Streets and having been Sworn the seace in and for Daia Borough of Main Street We assered Francis of Wabarthey the Sum of five dollars for contribution and we assessed Gronge Brand the Sum of ten dollars for contribute also Black and Fogal the Sum of twenty five Dollars for Contribution North Street we assessed Plack and Togal the Sum of one hundred Dollars for Contribution We assessed F. C. George the Sum of one Hundred and twenty five Dollars for Contribution The Report That By the Extension of bleaveland Street Wo made no assessment or found no damage

It's 662 port - that by the formation of Walnut Street We assess and alow Fatrick Leaher the Sum of fifty Dollars damage and Thomas Leahen the Sum of fifthein Dollars Damage we assess charon Leahen the Sum of fifthein bollars He Sum of Seventy five Dollars for Contribution - Views & RM Sontorh is to ill to be out to day Tritness our hands this third day of December 1892 Sail Mulsaen augustin Mommeel John Cowrad Trockish beigel lo de george Sell Neil Mulheon 1 day a McConnelle John Conrad Ford Oreigh Ed-Edwards Ca garage Caron Leahen by Swearing town \$13,50

Camerin Ceo. S. Ata Cauch of Quarker Less. sons held at Cheusling in En for the said Camply on Lahuday the 19th day of Suphenden AN, 1091. befin the Heneralle A.V. Barker fresident Judge of David Court, the petition of b. A. M. Tomigle Surgers, of the Levaugh of Lilly in said Country and of the Jour Connect of sais Terrough was presented. setting forth " That the Jain Council of said Dernight on the 28th of Suguet 1891 Juned the following Ordinaries voj = Leo. 1 Te it ordanist and council in Cameril assembled and it is herely ordanied and enached by the authority of the same that the Several proposed obiets are located as fullaws = 1 st. That theet or fact of theet receiving from centre of Church Sheet to Sorth Sorough levil being an extension of Clair Ot; and who the wedth of Forty feet (40fs). Ind : That street or put of street remaining from a hourt on said extension of Main Of ba fait on Johnye Dh and Whe Known as booth Dt. toler the widet of forty fuch (40). 3rd: That a Street or part of Street running from a front on Main It to a faint at Halunt Alley being an extension of Cleveland Oh, and Whe Known as Cleveland It. to be the wordth of forty fut (40). 4th. That a Street or fact of Street running from a front on exterision of deleveland Dt. to a point at chorch Lorangh line shall be Known on Halunh Dhi-

and be the width of thirty fine (3) feet .. Sec. Ind: Parael fruially ley Council Aug-28,1891, Your petetioners therefor pray your Honor to appaint Denen disinterested freehalders oping Sorange who ofther being duly swom or offermed to perform their duties under the Late of Asserbly in such cases made and promided. with impartiality and fidelity, Shall proceed to veew the premiers described in said Ordi. nauce Louingregard both to the advantages and dis advantages caused to the Dennal prop whier along the live of and adjoining said Main Arech exterior, Anth Street formetion Cleveland Thut extreme and Halant Threet fundin and shall amen and allow to all husena aigured, Duch damages as they shall have austrial respectively oner and about all advantages and who shall also make inserament for contributions upon all such propulies as shall be benefited by the openmy ofsaid Streets Duch sums respectively as they may have been lemefiled over and abour all desaduantages, And the said view ero brake a report of their proceedings in coniding to the ruft Serain of the Court describ my the properties upon which assessments have been made operifically stating whether for conhibertion or damages with the amounts respectively, And nace Sept 19, 1891 read and considered whereifon the taut affairle head blulheron, Augustin It Connell, Juhn Comad

. . . .

Trederick Veigle, Ced. Edwards, Gerry M. Fortock and James Hagan fr, is neeners who ofher giving due and legal notice of the him El blace of meeting Shall spraced to view the fremises and make a full report of their proceed. nigs as herein fraged for to the next wint of Quarter Services of Quarter Services of sured and wir wheel report they shall state destinably that they had been swown or offering are cording to land , In the Cauch. 28 Oct, 1792 Report of numer set aside abouts of Serough and E. S. Gurge Dubatetuked are viewer in place of James Hagan for, and viewers deschied to report at next from and Grake Deparale reports as to the Contictantions levid and damager awarded of any, com ed by opining each street named in the proceedings Ly the Caret, He Danly lelk

11/1-Lilly 5th Dec. 1892 Bohn to ment u Hawar

Caption Falrick Leahey & In the Court of water Session) Lu Cambria Courte Penn ? Like Borough In pursuance of notice hento Exceptions to Street functed Depositions of View in Saia Brough The Hollowing Witnesses Has taken at My office in in the Bours Justice Casto \$5-86 Coust Survey 72 Hamedin Said Rule of Court ON the 22 Day of October 180 1892 of the Following Intresses to With John Bradly It John the Myers " mil 5-2 Theres Costs 3.10 Ohn Lowery Arabek Bradley The after all Being Sword Made the statements answered the Interoratories of Depathous over Their Kespection Segnatures of Which Is heto annexed on their Examundus Before me this day Oct. 22 4892 Larow Leahey Is I hereby Certify that the above Thitnesses Ward duly qualified and Examine at the time and place Stated in the abour Caption and Subsented their Haus To their Departions In My prosence. Whees my hand and Seal this 22 Day of October 1892 in the Borough of Filly in Saia County Carow Leahery . I. P.

Ofciphons to a Sheet Vicio in filly Brough 1. A Sichler ally for Exemplionest John Bradly Ir. Sworn I Keside in Telly Borough in the Hleteher Jenge New Plot in Said Borough Question is the new Proposed Street Mecesery , No Sir. Readed State fully of the proposed Strike and The Effects the Street Sought to brokend do not conceuse on a Public Street nor becco on a Public Street and is not in accord With the Fletcher & Jerrye Plot When I Bought The Street as now Laid Out Hould Weesitate My House Which is Bull to Stand on aw alley and My Stable Would Show On The new proved Street as now Laid Out I Consider It Lought to Opend Evoneous in Expense and of non use to any person and In Publice use in Its present Location do I know The property of Palmett Leaher - this Street passes through The Lot of Patrick Leaker of Passes Through The East End of Said Sof State What damages Datuck Leakey

Housed Sustain If The proposed I Consider that Patrick Leaker Hould be aanaged Good Hundred and fifty Dollars -Questions Procestion you Stated that The new Comenced on no Rublic Sheet and Ended on norpublie Street yes Sir I did Question Clarland Street Has abandond represents of a year ago and Has not been opened and than is not Street at The N. Casterro . End The Street as Said Out By Holgeorge on Stis plot in nuflepinion Can by Opena and Completed for Bulli. use and the answer all purposes bro Examina By John R. Kelly Who is are acting Wember of conce of Lley Broudgh done not the new Proposed Street Lead to north Street no Sird aux No Sir I do not no Such a Street and If So It is not Opend for isse John bradel

Joht. H. Myers Sworn Leside in Telly Brough Cambra County. Sweeten Threshore Do you know the Street in Justion that is now in dispute aus yes Lir I. do Tweston I Zustion is the Street necessing Gor Aublie use It Hould by But Thair is a better Way of geting at It further Over to East Joseph H mayers Justin

Frank Bradly Devern In Camelia Countie Pala Countie Swestron do haow The view proprosed Street Laid out and Viewed Ans Hes Sir I Know The one Claimed Comerce or bud on a publice Street It neither Consenses or Ends on a publice Street Question do you think The Street Sought to hopena necessary Ans a Street is necessary If Said Out at the proper Place to Reach The George plot of Sots Juston do you Know Patriell Leakey and do the proprosed Street gothrough this Lot or cut of nearly one Half of this Fot at the East End Ans the Street Cuts of nearly one Half

as now faid out and Leaves or no Room to build upon Laid Justin What do you consider the Sot of Pat Seaken Worth It is North Hour Aundred Dollers Destino Stow Much do you consider Lealig Damaged If This Street Should go Through His Ist Least Good Hundred and Gerning Fron Dollers Inestion What is The Public Operation or Expression of The Publice Governds The Opening of the proposed Street All the Parties I hen Efpressed Themselves against It Trans Bradly

John Lowery Swown I. Keside in Lilly Borough Law a Grustee of Mb. E. Church Question Investion Do you know the new proposed Street and Its aftension through for Of Patrick Leaher and as It is So desird It theseesen for Publice use no Sir I Consider It no use It is not nescessey than is a Better place for the Street as Shown on The I.b. George Plot When the Bought the Church property Tweeter What damage Hould Patrick Leahey Street By the Opening of the proposed Street he Housed be damaged to half The Value of His Sot as near as I Can Learn Las a musles of M. & Church did you gat any tolice of the View Of the new proposed Street no Sir I had no notice of the Proposed Street

The Church property Haw We have the Church property Haw We have I how with the could not have a public Street Said Out and opened as Shown on Hetcher & flery & Plot of Yown Sots in Said Borough The proposed new Street Hould not Benefit any Person Who had purchased Soto from From Hohad purchased Soto at Large in the Committy

. v. -

I herrby Certify that the about Minason Warr duly Sworn and Examined at the First area Place Statewin the Armey Caption and Subscribe Mines to the Depositions in my promose I whose may have and Seal this 22 Day of October 1892 at Silly Par

4. 2. 2.

In the Court of Common of Cambria County, Pa. Of Seph Term, A. D. 189.1, No. 13 the day of Cabeleon, A. D. 189 2, Rule to take 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 John R. Kell J C. A Mb Foreigh Sumon Cour Pat John Bradly Ir John Sower J. H. Myers Frank 1 To the Bungess & Town Connect of Lelly Borough TAKE NOTICE, That in pursuance of the above Rule the depositions of witnesses to be read $\sim g$ of the above stated $C_{\mathcal{G}}$ Borough on Salurday 2 May of October, A. D. 189 2; between the hours o'clock, A. M., and ________o'clock, P. M., before Caron Leal ice of the Peace in and for said County or by some other person of competent authority, at the time and place aforesaid, when and where you may attend if you think proper.

Mani Oh go RULE ON PARTOF. C Shacenery 1,40 1,40 5,70 ful Sessel on the Moun Potober 14 th 1893 and of persim o dernes heading

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Divers Inhabiteuts and Chinens of This Borough and of no lavail to Me and divers Inhalitants of Said Borough Patrick Leohey

M. A. Sechler Caj Littly Par. In a Recent View Lad Without Hotico to the and Several Others The Town Council Orderd al View to Open and Lay Out a certain Street In Silly Bong Ja By Their action by take a plat of ground and Sunderstand han Assessed We Damages The and I Am not certain but they sear hardly mough of ground to End a Stable -First I Received no notice of a view Being had as Required By Law in Sul. ases 2 the Broposed Street has comince as alledged By the Pathtoners on or At a point on clearland That Part of not all of clearland Street Was Abandond By Council Over one year ago 4 The Street Proposed and Freation up on Which It is Laid If Opend Will damage other Properties to an Unreasonable - Unout of Money and Sand - and Will Burthousome on

As I dep Sun 1891

11-3 Sept Sessions 1891. dancy a semi born secontine la crimers of property on Little Herengte -Comme County So, Personelly come Privich Leatur, exception to the report of the vienes in the airer studed case, it to unier being duty wern according to lan surge that the firsts acted a ley him in his exceptions to the theort or vienes are correct our time, and Wis he reference is The want of legal notice of the time of The view, and well us to the audisament of damages and amen to for compensar Tion to faties, particularly to his our property, on Chevelon o Street, which is rinternity confinaled por by the action of The July ess count Town Council buthe maming of a se Street to interest said Clekulland breek which has been would That his faitine to make affirdant to, the of his humlerge of the Rules of Court Suren and emiscula de Patrick Leckey Mis & Krani, Illig C. Danley. Rod

ho. 3. Sept Seas 1891 Feld & May 1 1721 in is shelinen. A. deline By The Court