

Cresson 5 3 Cresson Springs Co, John LA. P.Storm DENNA 699 is Co., Matthew M. Adams-Est. wers appointed upon an order of the Court of orter sessions dated October 25 1899 eard Elder, F.A. Thompson and John Conrad,

Rd. #8- Sept 1899: Rat Micrafilmed

To the Honorable A. V. Barker. Judge of the Court of quarter sessions of the peace for the County of Cambria. The-Petition-of-the-subscribers-respectfully represents: That a (See Road Docket #3, page 46 (1864) road was formerly laid out by order of court from the old A.P.RR to-Cresson.-in-Cresson-Township in-said-County, beginning, at-a point near property of Hewett heirs, and running to a point near Cresson Station, on the new A.P.R.R. Which part of said road from a point near William Egers, to Cresson station, has become useless and unsafe to the travling public by reason of the P.R.R.Co, having-taken-about-one fourth of amile of said-road andput down side_tra¢ks_and_are_now using_the_same, Which-part-of-road your peti tioners-coceive-has-become-useless, inconventant-and burdensome. Your petitioners therefore pray the court—that viewers be appointed viewed supplied supplied that the said part of road may be vacated, and relate from the point so-vacated to a point on the public road-near the dwelling of Frank-Brawley: in Cresson Township, according to law; and they will ever 3. Adamo.

chanelle nan

The second secon	
T	
	Cr
ic.	es
Ro	son
of ad	To
in	of
sai	hir
d T	ize
OWN:	 -
shir	
The state of the s	
J. France	So
	*
Solve	Air
e he By	N F
o co	les
if	1
aes	890
>	7

•

•

.

•

.,

ROAD NOTICE!

ء فزء

NOTICE is hereby given that the viewers appointed by the Court of Quarter Sessions to view
the ground vacate and supply past of a Rublic
road leading from a point near property
of Klevitt Heers and ourning to a pour
mear bresson Station on The ab. RR in
Coesson Fornskip Cambria Co. Pa.
·

will meet at the house of Mouseon House in the Township of
Cresson aforesaid, on the 28 That April
1800, ato'clocks A Zw., for the purpose of viewing said ground.
John S. Grans
J. R. R. Davis
April 12th 1800 J. a. Shoemakers.
Viewers.

hereby except service of notice of the time and place of the review of the within road Cours Clerk

Jane

Same

Cambria County

Dr.

Jo. J. A. Shromader 2 d. 12 m.

R. R. Davis 1 d 12
J. J. Evans 1 - 13

Jos. Sutvalt 1 " Chain

" Ben Freedhoff 1 - "

COUNTY OF CAMBRIA; SS:

At a Court of Quarter Sessions of the Peace of the County of Cambria held at Ebensburg in
the said County, on the truth day of March A. D. 1900, before the
Honorable Judge of the said Court: Upon the petition of divers inhabitants of the Township
of, in the said County, setting forth that they labor under inconven-
isotoclosmannes and state of the bighway, to lead from
viewers approvided by this Count reported to the last Jenn
thereof that they had vacated and supplied part of the Public
road leading from a point near Newitto heiro and rumini
to a point near Cresson Station on line new a. P. R. R. in
Creason Township Cambria County, to to. 8 Sept Sessions 19
in above Court. That they had vacated part of the same and
had laid out and returned the part supplied for a public ru
That the part of said road recommended to be vacated by the
report of said viewers, has not become useless and burde
some to the ciliques of Creason Township but on the contrar
is a well used Township wad and that the same is in
and to all the off the state of
good traveling condition. That to open the part supplied
would be expensive to Cresson Township and that the
same is not necessary as the inhabitants of Cresson
Immship as the road now is are well supplied with a
conversient public road to reach the points named
in said original petition
and therefore praying the Court to appoint proper persons to review and lay out the same ac-
cording to law. The Court upon due consideration had of the premises, do order and appoint
SURVEYOR and
VIEWERS, to review the ground proposed for said road, and if they review the same, and
VIEWERS, to a view the ground proposed for said road and if they as view the same and
shall agree that there is occasion for such road, they shall proceed to lay out the same, having
respect to the shortest distance and the best ground for a road, and in such manner as shall do
the least injury to private property, and also be, as far as practicable, agreeable to the desires
of the petitioners, and that they make a report of their proceedings to the next Court of
Quarter Sessions to be held for said County, stating particularly whether they judge the same
necessary for a public or private road, together with a plot or draft thereof, and the courses
and distances, and references to the improvements through which it may pass.

BY THE COURT.

ATTEST:

S. W. Davis, Clerk

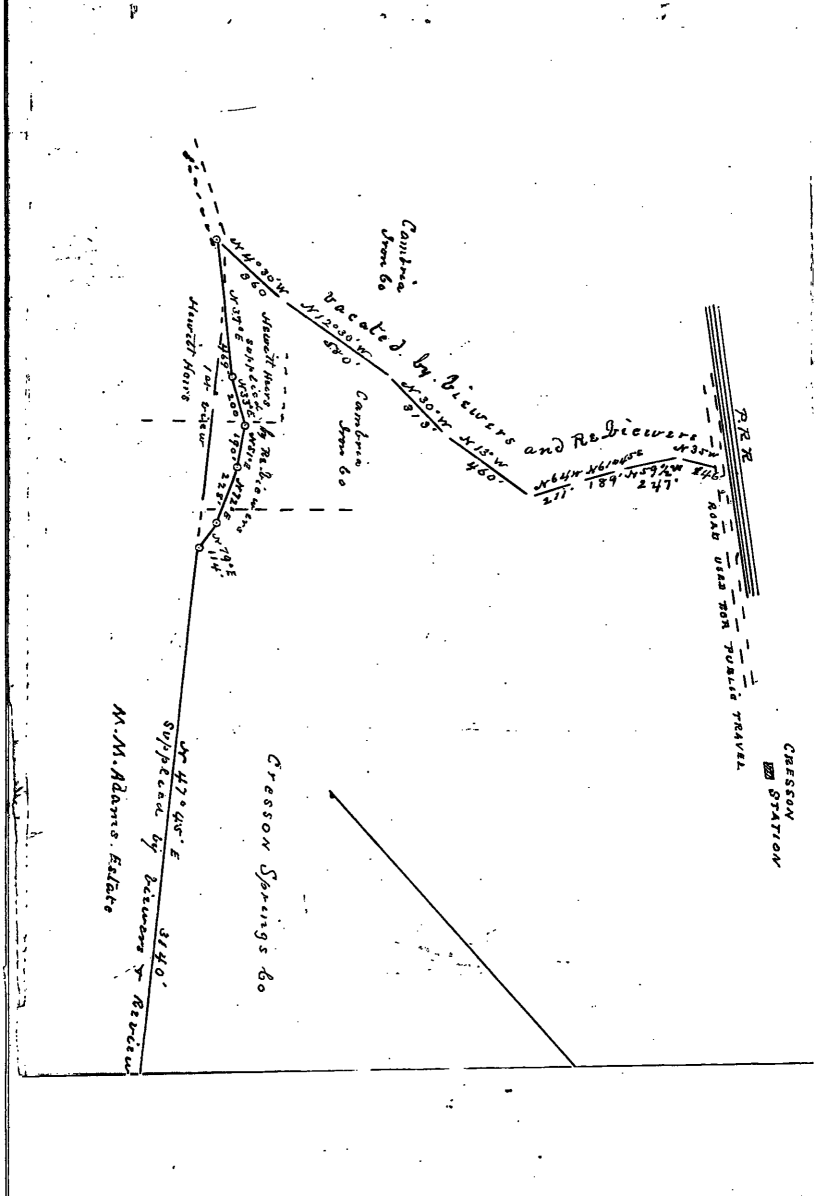
NOTE.—"It shall be the duty of all persons appointed in the several countics of this Commonwealth to view and review any public or private road or bridge, if they shall decide in favor of locating said road or bridge, to endeavor to procure from the person or persons over whose land such location may be made releases from all claims for damages that might arise from the opening of such road or the building of such bridge; and in every case where said viewers shall fail to procure such releases, and it shall appear to them that any damages will be sustained, it shall be their duty to assess the damages and make report thereof signed by a majority of their number, and return the same, together with all releases obtained, to the Court of Quarter Sessions, and the damages so assessed shall be conclusive, or may be subject to appeal, review or modification, as may be provided by existing laws in the different counties of this Commonwealth."

"The persons appointed as aforesaid shall view such ground, and if they shall agree that there is occasion for a road, they shall proceed to lay out the same, having respect to the shortest distance, and the best ground for a road, and in such manner as shall do the least injury to private property, and also be, as far as practicable, agreeable to the desire of the petitioners."

"The viewers, as aforesaid, shall make report, at the next term of said Court, and in the said report shall state particularly: first, who of them were present at the view: second, whether they were severally sworn or affirmed; third, whether the road desired be necessary for a public or private road; they shall also annex and return to the Court a plot or draft thereof, stating the courses and distances, and noting briefly the improvements through which it may pass; and, whenever practicable, the viewers shall lay out the said roads at an elevation not exceeding five degrees (except at the crossing of ravines and streams.) where, by moderate filling and bridging, the declination of the road may be preserved within that limit."

CLERK DAVIS FOR WALL REAL BOCTS. ORDER TO WIEW

brea Bejsh supplied from med W Dans Class



JNO. J. EVANS R. R. Davis J. A. Shoemaker Road in Cresson Township Cambria Go Pa. Rebeccod April. 1900.

To the Honorable, The Judge of the Court of Quarter Session, of the Peace in and for the County of Cambria State of Pennsylvania.

We the undersigned Re-Viewers appointed by Your Honor in the annexed order of Court; To Review a road that had lately been laid out from a point near the property of the Hewitt heirs to a point on Keystone Avenue near the property of Frank Brawley in Cresson Township.

Do Report: That legal notice of the time and place of meeting having been given to the public; Also to the Commissioners of the County and Su pervisors of the Township:

We met; and having been Sworn, We reviewed the proposed new road As well as that portion to be vacated; And agreeing that the old road was inconvenient and dangers, We recommend the vacating of it as prayed for by the petitioners, And supplying it by a new road the greater part of which is on the same ground as laid out by the first viewers and shown on the annexed draft; Starting at a point on the Township road on property of the Hewitt Heirs. Thence N.37°E 369ft. thence N.33°E 434ft. thence N.51°E 190ft. thence N. 72°E 228ft. thence N. 79°E 114ft. thence N. 47°45'E ft. thence N. 17°E 347ft. thence N. 78°45'W 40ft. thence N. 9°45'E 585ft. thence along 6th St. N. 34°15'E 675ft. to Keystone Avenue which is a Township Road. Believing this road as laid out to be a public necessity. We recomend the opening up of it for a public road for public travel.

We assess the following damage,

To the Hewitt Heirs

\$15.00.

" Cresson Springs Co.

\$30.00.

" | Mrs. M. M. Adams

\$25.00.

Witness our hands this 26th - day of April A.D. 1900.

J. a. Shoomaker R. R. Davis Ca. Join of Lovans Ca.

To the Stonorable & N. Barker President Judge of the bourt of Quarter dessions of bambria bounty Commissionaria Township bambria bounty, Respectfully Represent: That wewers appointed by this bour reported to the Last Term thereof, that they had sociated and supplied part of the Public road leading from a point near Hewitto heis and running to a point near brewon Itation on line, new A. S. A, R in breezen township bambria bounty, to No. 8 Sept. Serions 1899 in above boart. That they had vacated part of the same and had laid out and returned the part supplied for a public road. that the part of said road recommended to be vaeated by the report of said newers, has not become nicless and burdeneone to the citizens of bresson township bak in the contrary is a will used township road, and that the same is in good traveling condition to breezen Township and that the same is not necessary as the inhabitants of breezen township as the world now is, and will supplied with a conservent public road to reach the points named in said original petition The petitioner therefore fray the bourt to appoint reviewers, to review the growing proposed for vacation and supplying and make report of their proceedings to the next Ilem of this bourk. and they will to

20- L m . ------Topuell 2.... . nish

No. 8. Sept. Dees. 1899 Petition of the citizens of bressin Suit for appointment Represent to serieu, in re I rement to racate + Heurotts heurs and running to a point near leves. son Station on new J. P. R. A. in bresson Two 10 March 1900 J. a. Shoemaker R. R. Davis and John J. Eyeus are appointed reviewers in above road Ry 1 he Cour Filed 10 Warch 1900

NOTICE OF ROAD VIEW.

11.00

Court of Quarter Sessions of Cambria County to view, vacate and supply part of a public road in Cresson Township, beginning at a point near the residence of William Eger and terminating at a point on the public road near the dwelling of Frank Brawley, in said Cresson Township, will meet at The Pesssylvania Railroad Monday

Passenger Depot, Cresson, Pa., on the 20th day of November, 1899, at 9 o'clock A. M., for the purpose of viewing, vacating and supplying said road.

John Conrad,

F. A. Thompson,: Viewers.

J. Laird Elder .:

_ __

Sharing a serior of cant true at the very very very serior and a serior of the serior to la rendrate de l'anni l'anni l'anni l'anni e l'af TO LICE ON READ MILLS

Tolint or the public read near the drelling of Frank Brawley, in bsorlish sinsvivemes off the took like thicker of noccest bird formal management of the total formation of the tot Tachongor Depot, Chicam, It., on sho 20th day of Movember, 1899, a to pultantimot bus reput and Lilli to conspicer sat when the

one particular to a cooperation of the contraction of the

CHANGE BEIDS PRENEWAY.

Lin Consell,

Wiener.

NOTICE OF ROAD VIEW.

Notice is hereby given that the viewers appointed by the Court of Quarter Sessions of Cambria County to view, vacate and supply part of a public road in Cresson Township, beginning at a point near the residence of William Eger and terminating at a point on the public road near the dwelling of Frank Brawley, in said Cresson Township, will meet at the Pennsylvania Railroad Passenger Depot, Cresson, Pa., on Monday, the 20th day of November, 1899, at 9 o'clock A. M., for the purpose of viewing, vacating and supplying said road.

John Conrad, : F. A. Thompson, :Viewers. J. Laird Elder. :

نب 😑

the soul le year the second Bar, on Renday, the 20th day of Provender, See the state of the test that the view of the test in the test the view of the test in the view of the test in the view of Algue of thebree to by the Area Area are rug C word in Groscom Commonth, bertanters of of the continuous ine regularity to so conditions of the condition Bu near the entitles of Frank waster, in Bro care afrewerent a set an activities

LAC SENO BRIVEMENT DALL IBB, at 9 o'clock A. T., for the parpuss of visulate, vacating

John dangad, F. A. Thempson

. Vi eleno.

the Honorable a. V. Barker Insident Judge of the Court of Quarter Sessions of leasubria Country Lewy loaning the the undersynd visuous of painted by the amund order respectfully report that after giving notice as organd by law and I feared Elditt. a Thompson and John Control having been famount at the view of the ground proposed for such road to be vacated and supplied and having been peverally swom or affirmed to perform our duties according to low - The in personance of said order have viswed the ground described in paid order and beliving that portion of the road from a point man William Egas to man Conson Station has become perfes and vacated and have viewed and vacated the cauce as follows Beginning in public road man Milliam Egun Thine North four and one half dignes mex thou hundred fut there worth twilor and one hay degrees mest fire hundred and Eighty and one half fut There North one half degree met thous hundred and thirtun feet there North thirtun degrees met four hundred and fifty nine and on half fut theme North sixty foundagoes mest two hundred and Elwer feet there Both sity one and the fourth dyn West one hundred and Eighty nine and on half fut theme North fifty rice and one half dynes mot two hundred and forty sweet feet there Forth thirty for digner mest one hundred and forty sig fait to mer the Conson Station and have supplied visual and laid out and do notum for fublic rese

The following road to wit Beginning in Sublice road was William Egens theme North forty two degrees East three hundred and slower fut theme North forty pure dig me East thru hundred and twenty wine fut there tooth forty nine dynes East four hundred and forty four fut theme North forty awar and three fourth dignes East thirty thou hundred and fifteen. fut there North sweeten degrees East three hundred and forty own fut there storth ownty Eight and und Forth rim and throughouth dig nes East five hundred and Eighty five ful thirty four ald one fourth degrees East along the cut of birth street six hundred and fifty pour fit to a sout on the public wad was the dwelling of Frank Brawley in Eneson Nowiship the word passes throng lands Colonging to Margant Clark May Egon Watilda Widomit Cresson Springs los Cambra Dron Co. Mothum M. adams Estate af Storm and Consson Cool and Boke Co. No. damages awarded or assured baid road as aforsaid laid out wan of the opinion is meresary and recount the mun a plot or draft thenof is hmuth enclosed witness our hands This 29th November 1899

COMMONWEALTH OF PENNSYLVANIA. SS:

•	At a Court of Quarter Sessions of the Peace of the County of Cambria held at Ebensburg in
	the said County, on the 25" day of Octuber A. D. 1899, before the
	Honorable Judge of the said Court: Upon the petition of divers inhabitants of the Township
	of Cesan, in the said County, setting forth that they labor under inconven-
	ience for want of aread_or_highway, to lead_from
	arvaduras formerly laid out by order of court from the old a. P. R.R. to Cresson, in Cresson Township in said
	County, beginning, as a prosince on property of 14 evert her
	and running to a point mean Creason Station, on the
	new Q. P. R. R. Which part of said was from a front wea
	William Eque, to Cresson station, has become useles
	and unsafe to the traveling public by reason of the
	P. R. R. Co, having taken about one fourth of amile of
	and and and truly drawn and to the
	said and and pur down side tracks and are now
	maing the same, Which park of road your petitioners
	everine has beenne useless, incomeriant and
	-kindensome
•	-
	<u> </u>
cate	and supply from the front so was ated to a horist on the fullic road and therefore praying the Court to appoint proper persons to and lay out the same ac-
	and therefore praying the Court to appoint proper persons to
	cording to law. The Court upon due consideration had of the premises, do order and appoint
	SURVEYOR, and
	I. t. Thompson and John Courad
•	VIEWERS, to riew the ground proposed for said road, and if they view the same, and
	shall agree that there is occasion for such road, they shall proceed to lay out the same, having
	respect to the shortest distance and the best ground for a road, and in such manner as shall do
	the least injury to private property, and also be, as far as practicable; agreeable to the desiresof_the_petitioners,_and_that_they_ make_a_report_of_their_proceedings_to_the_next_Gourt_of
	Quarter Sessions to be held for said County, stating particularly whether they judge the same
	necessary for a public or private road, together with a plot or draft thereof, and the courses
•	and distances, and references to the improvements through which it may pass.
	·

BY THE COURT.

ATTEST:

DW Davis____, Clerk.

Note.—"It shall be the duty of all persons appointed in the several counties of this Commonwealth to view and review any public or private road or bridge, if they shall decide in favor of locating said read or bridge, to endeavor to procure from the person or persons over whose land such location may be made releases from all claims for damages that might arise from the opening of such road or the building of such bridge; and in every case where said viewers shall fail to procure such releases, and it shall appear to them that any damages will be sustained, it shall be their duty to assess the damages and make report thereof signed by a majority of their number, and return the same, together with all releases obtained, to the Court of Quarter Sessions, and the damages so assessed shall be conclusive, or may be subject to appeal, review or modification, as may be provided by existing laws in the different counties of this Commonwealth."

modification, as may be provided by existing laws in the different counties of this Commonwealth."

"The persons appointed as aforesaid shall view such ground, and if they shall agree that there is occasion for a road, they shall proceed to lay out the same, having respect to the shortest distance, and the best ground for a road, and in such manner as shall do the least injury to private property, and also be, as far a practicable, agreeable to the desire of the petitioners."

"The viewers, as aforesaid, shall make report, at the next term of said Court, and in the said report shall state particularly: first, who of them were present at the view; second, whether they were severally sworn or affirmed; third, whether the road desired be necessary for a public or private road; they shall also annex and return to the Court a plot or draft thereof, stating the courses and distances, and noting briefly the improvements through which it may pass; and, whenever practicable, the viewers shall lay out the said roads at an elevation not exceeding five degrees (except at the crossing of ravines and streams.) where, by, moderate filling and bridging, the declination of the road may be preserved within that limit."

inpoly from of a fullic Road Reding from a pointurear moperty of Hewettheirs and running to grown wear CLERK DAVISTON LEGAL 90 CTS ORDER TO. WIEW woods and Creen station in the new ap RRin Cracen

8, SEPTEMBER SESSIONS, 1899. AX IN RE ORDER TO VACATE AND SUPPLY PART OF A PUBLIC ROAD LEADING FROM A POINT NEAR PROPERTY OF HEWRTT HEIRS AND RUIJING TO A POINT NEAR CRESSON STATION ON IN THE COURT OF QUARTER SES OF CAMBRIA COUNTY THE HEW A. P. R. Supplied Just av 30 feet

I breadth of

To the Honorable A. N. Barker President Judge of the bourt of Quarter Devens of bambria bounty Perma. John I brans, of said branky of bambris, Respectfully Represent: that on the 10" day of March 1900, your petitioners were appointed w- vewers by this Honogable bourt, to 10-view and report to the locart in the proceedings, to review, sainte and supply a public road, leading from a point near property of Heirte heirs and running to a point near bregion Station on the new A P R K in biesson Township, to No & Sipt Seiseons 1899.

That your petitioners performed their duties as said re-viewes and made report of their proceedings to board on 4 June 1900. In their said report through inadscutency and by a prisetake, report and usessed damages, to the Meurth hous 15.00 That wine said report was confirmed, your petitioners, have historered that the route of said road.
W. laid out, by them does not pass through the land of the Hearth heur, but los so through lind owned by the heir of Andrew Ger lets of Riesson Township an order and becree amending and correcting the seport of said 10-viewers, so that the same may real; damage Would to the heirs of andrew Eger A15.00, instead of

That the route of said sout passes through the Faint of the heurs of Andrew Ger, and not through the land of the Hearth heirs. haid by the bommissioners of Dambria bounty to the Hewith heirs, that on the day of holding saidie. view, your hetitioners, were informed the route of earl road have through the land of the Hewith heurs, that they have sinced been informed by Mm. Boyle one of the Superison that the route of said road passes through the land of said heis of Andrew Eger, instead of Hewith heirs. R. R. Lavis (num John & Doans J and now 2. Delf 1901, on the foregoing petition being read and on due consideration of the same, the_ bourt, hereby duede and order, that the report of said. Ne-viewer, be arriended and corrected, so that the same may read, Danieges allowed to the heir of Andien Oger #15 00 and the damage allowed to the Hewith Their AUSO is stricken therefrom

No 8 Dept. Sessions 1899 R. S. et al Re-viewers, for amendment in award of damges, in road proceedings at above. Number Filed 2 sept 1901