

At a meeting of the Board of Su-ervisors of Madison County, held at the Court House thereof on Saturday, February 23, 1929.

Present -

E.E.Chapman, Z.T.Eddins and T.A.Jarrell.

Whereas, the rebuilding and re-locatinn of a road from Criglersville to the Rapidan Basin would appear to promise substantial benefits to the entire county of Madison, and,

Whereas, the Crairman of the State Highway Commission has estimated that this work can be done at a cost of Fourteen Thousand, Four Hundred Dollars, and,

Whereas, the Governor, the Chairman of the State Highway Commission, and the Chairman of the State Conservation and Development Commission have agreed to use their best efforts to secure the inclusion in the next State Road Budget of an item of seven thousand, four hundred dollars to aid in the construction of this road;

Therefore Be it Resolved, that seven thousand dollars be, and the same is hereby appropriated out of the road funds, the same to be paid to the State Highway Commission not later than January 1st 1930, the same to be expended under the direction of or in pursuance of plans prescribed by the Chairman of the State Highway Commission who is hereby authorized and requested to apply the said amount of said funds for this purpose.

Resolved further, that the said county of Madison should assume and does hereby assume liability for an expenditure from any source which may be made upon the construction of the said road above and beyond the said sum of \$7000.00 herein appropriated, but not in excess of the said sum of \$7400.00, with the express understanding, nevertheless, that if and when State Funds shall have been included

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in any State appropriations or otherwise made available for the construction of this road, the funds thus made available shall be applied to the extent that may be necessary to extinguish any such liability arising under this resolution, or on account of work done on the said road.

Resolved further, that the Chairman of the Board of Supervisors of Madison county is hereby authorized and instructed on behalf of the said Board to take such further action as may be necessary to carry out the purpose and intent of these resolutions.

Ordered that the Board do now adjourn.

E. E. Chapman Chairman

Clerk.

Whereas the Board of Supervisors of Madison County has this day appropriated the sum of seven thousand dollars out of the road funds of Madison county for the purpose of building and constructing and repairing a road from Criglersville to the Rapidan Basin:

Now, therefore it is understood and agreed that to make up said fund of \$7000.00, the Rapidan Road District shall pay the sum of \$1000.00, the Locust Dale District shall pay the sum of \$1500.00, and the Robertson Road District shall pay the balance of \$4500.00 -

Given under our hands this the 23rd day of February, 1929-

E. E. Chapman

Z. T. Eddins

T. A. Jarrell

Board of Supervisors of Madison
County

Ordered that the Board do now adjourn -

A. H. Bare Clerk.

E. E. Chapman Chairman

At a meeting of the Board of Supervisors of Madison County,
held at the Court House thereof on Mon., Apr. 8, 1929.

Present:

E.E. Chapman, Z.T. Eddins & T.A. Jarrell -

In Re - Change on road leading from Criglersville up Quaker
Run to the Rapidan Basin -

The Board of Supervisors being of the opinion that it is necessary to alter at certain points the location of the public road leading from Criglersville up Quaker Run to the Rapidan Basin, it is ordered that F.E. Estes, J.M. Estes, Wilmer Aylor, J.M. Weaver and W.J. Huckstep, resident free holders of the county, any three of whom may act, be and they are hereby appointed viewers, who after first being duly sworn, shall examine such route, and report upon the expediency of establishing or altering such road, and said viewers may examine other routes and locations than that proposed, and if they be of the opinion that there is a necessity to alter said location, they shall do so, and return a map or diagram thereof with their report, and make a report to said Board stating their reason for preferring the location made, the probable cost of establishing or altering the location of such road, the convenience and in convenience that will result as well to individuals as to the public, whether the said road will be of such mere private convenience as to make it proper that it should be opened, established or altered and kept in order by the person or persons for whose convenience it is desired, whether any yard, garden or orchard will have to be taken, the names of the land owners on such route, which of said land owners require compensation, what would be a just compensation to the land owners requiring compensation for the land so taken,

and for the damages to the residue of the tract, if any, beyond the peculiar benefits to be derived in respect to such residue from the road to be established, and all other facts and circumstances in their opinion useful in enabling the Board of Supervisors to determine the expediency of establishing, or altering the road, and they shall file their report with the clerk of the Board -

In the event some of the land owners do not require compensation, and they will execute such written consent giving the right of way in question, the said viewers shall obtain such consent and return it with their report, and the same shall be recorded in the deed book of the county -

In Re - Application of E.A. Clore for discontinuance of so much of the old road leading from Hebron Lutheran Church in a Westerly direction to Route No. 16 as runs through the lands of said E.A. Clore -

It appearing to the Board that notice of the intended application of E.A. Clore for discontinuing said road was posted at the front door of the Court-house of Madison county on the first day of the March Term, 1929, of the circuit court of Madison county and at least two public places in the neighborhood, and that said notice has been published for at least twenty days in the Madison County Eagle, a newspaper published in the county of Madison, therefore it is ordered that F.E. Estes, J.M. Estes, J.M. Weaver and W.J. Huckstep, be and they are hereby appointed viewers, who shall view said road, and report in writing

whether in their opinion any, and if any, what inconvenience would result from discontinuing the same.

On motion duly made and seconded, it is ordered that 40¢ on the \$100.00 be levied for County purposes; that 20¢ on the \$100.00 be levied in the Rapidan Magisterial District for roads; that 10¢ on the \$100.00 be levied in the Robertson & Locust Dale Magisterial Districts for roads; that 90¢ on the \$100.00 be levied for County Schools; that 50¢ on the \$100.00 be levied for interest on County Road Bonds, and to provide a sinking fund to pay said bonds at maturity, and merchants be assessed with county and district levies.

It is ordered that the proposed budget for 1929, be adopted.

Ordered that the Board do now adjourn -

E. E. McFadden Chairman.

Clerk.

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At a meeting of the Board of Supervisors of Madison County held at the Court House thereof on Mon., May 13, 1929.

Present:

E.E. Chapman, Z.T. Eddins & T.A. Jarrell -

In re - Application of E.A. Clore for discontinuing so much of the old road leading from Hebron Lutheran Church in a Westerly direction to Route No. 16, as runs through the lands of E.A. Clore -

This cause came on this day to be further heard upon the report of W.J. Huckstep and others filed in this cause on the 20th day of April, 1929, and it is ordered that the land proprietors along the road proposed to be discontinued be summoned to appear at the next meeting of the Board to show cause, if any they can, why the said road should not be discontinued.

In re - Changes on road from Griglersville up Quaker Run -

This cause came on this day to be further heard upon the papers formerly read, and upon the report of W.J. Huckstep and others heretofore appointed viewers in this case, duly filing in this cause on the 20th day of April, 1929, and the land owners, J.R. Clore and B.S. Utz, Mary B. Chapman, and William Saunders, having appeared before the Board either in person or in writing, and signifying their willingness to accept the damages allowed by said commissioners for the land taken or for the additional fencing required on account of the opening of said road, therefore it is ordered that the said report be, and the same is hereby confirmed as to the said J.R. Clore and B.S. Utz, Mary B. Chapman, and William Saunders, and that the said J.R. Clore and B.S. Utz be paid the sum of fifty dollars for fencing; that Mary B. Chapman be paid the sum of \$141.00 for land taken and for fencing; and that

William Saunders be paid the sum of \$250.00 for land taken and for fencing.

It further appearing that the said W.L.Knighting objects to the said report on the ground that the damages allowed him are inadequate, therefore it is ordered that Billie Blankenbaker, H.B.Fray, C.L.Strickler, C.O.Simms and Roy K.Crigler, resident# free holders of the county, any three of whom may act, be and they are hereby appointed commissioners, who after first being duly sworn, shall go upon the lands of W.L.Knighting and report to the Board at its next meeting what will be a just compensation to the said W.L.Knighting for the land taken, and for the damages to the residue of said tract, if any, beyond the peculiar benefits to be derived in respect to such residue from the road to be established.

Ordered that the Board do now adjourn.

E. E. Chapman
Chairman.

_____ Clerk.

At a meeting of the Board of Supervisots of Madison County held at the Court House thereof on Monday, June 10th 1929 -

Present p E.E.Chapman, Z.T.Eddins and T.A.Jarrell

In re - Changes on road from Criglersville up Quaker Run -

Whereas it appears to the Board that William Saunders has sold to Alexander Stuart, Trustee for the State Commission on Conservation and Development, a tract of 68 acres of land, more or less, all of which lies within the proposed Shenandoah National Park Area, including the road through said land now under construction; and,

Whereas the said Alexander Stuart, Trustee, for the State Commission on Conservation and Development, has paid the said William Saunders for the said road: and,

Whereas the said William Saunders has refunded to the Board of Supervisors the sum of \$250.00, the amount paid by the said Board to the said William Saunders for the said road and damages occasioned thereby ;

Now Therefore it is ordered that so much of the order entered at the meeting of said Board held on May 13th 1929, that refers to the right of way through the lands of Wilâiam Saunders is hereby rescinded, and the said Board hereby releases and relinquishes all rights to said road now under construction or recently constructed through the lands of William Saunders.

In re - Changes on road from Criglersville up Quaker Run -

This cause came on this day to be further heard upon the papers formerly read, and upon the report of C.L.Strickler, H.B.Fray and J.W.Blankenbaker, duly filed in this cause, therefore it is ordered that

W.L.Knighting be summoned to appear before the Board at its next regular meeting to show cause, if any he can, why the said report should not be confirmed.

June 15, 1929

Ordered that the Board do now adjourn -

E. E. Chapman
Chairman.

Clerk.

At a special meeting of the Board of Supervisors of Madison County, called for the special purpose hereinafter set out, held at the Court-house thereof on Saturday, June 15th 1929 -

Present - E.E.Chapman, and Z.T.Eddins.

The Board of Supervisors being of the opinion that it is necessary to alter at certain points the location of the public road on or near the Rapidan River above the Wilhoite place, through the lands of the Madison Timber Corporation, grantee of the Ward-Rue Lumber Company, Inc., it is ordered that R.W.Clore, W.M.Utz, C.L.Strickler, Wilmer Aylor and J.R.Clore, resident free holders of the county, any three of whom may act, be and they are hereby appointed viewers, who after first being duly sworn, shall examine said road through the lands of the said Madison Timber Corporation, grantee of the Ward-Rue Lumber Company, Inc., and report upon the expediency of establishing or altering such road, and said viewers may examine other routes and locations than that proposed, and if they be of the opinion that there is a necessity to alter said location, they shall do so, and return a map or diagram thereof with their report, and make a report to said Board stating their reasons for preferring

the location made, the probable cost of establishing or altering the location of such road, the convenience and inconvenience that will result as well to individuals as to the public, whether the said road will be of such mere private convenience as to make it proper that it should be opened, established or altered and kept in order by the person or persons for whose convenience it is desired; whether any yard, garden or orchard will have to be taken, the names of the land owners on such route, which said land owners require compensation, what would be a just compensation to the land owners requiring compensation for the land so taken, and for the damages to the residue of the tract, beyond the peculiar benefits to be derived in respect to such residue from the road to be established, and all other facts and circumstances in their opinion useful in enabling the Board of Supervisors to determine the expediency of establishing or altering the said road, and they shall file their report with the clerk of Board -

Ordered that the Board do now adjourn -

E. E. Schuyler
Chairman.

_____ Clerk/

At a meeting of the Board of Supervisors of Madison County held at the Court House thereof on Monday, July 8, 1929 -

Present -

E.E. Chapman, Z.T. Eddins, T.A. Jarrell -

In re - Changes on road up Rapidan River above the Broyles place - ✓

This cause came on this day to be further heard upon the papers formerly read, and upon the report of commissioners appointed at the meeting of said Board held on June 15th, 1929, which said report was filed in this cause this day; Therefore it is ordered that the land owners, The Madison Timber Corporation, grantee of the Ward-Rue Lumber Company, Incorporated, be summoned to appear the next meeting of the Board to show cause why the said report should not be confirmed.

In re - Application for change on road up Rapidan river through the land known as the Broyles place and other land -

The Board being of the opinion that it is necessary to alter the location of the road leading through the Broyles place, therefore it is ordered that Wilmer Aylor, J.S. Henshaw, R.W. Clore, D.W. Henshaw and W.J. Huckstep, resident free holders of the county, any three of whom may act, be and they are hereby appointed viewers, who after first being duly sworn, shall examine said road through the lands of R.S. Graves, R.A. Graves, F.M. Graves and Elvin Graves, and report upon the expediency of establishing or altering such road, and said viewers may examine other routes and location than that proposed, and if they be of the opinion that it is necessary to alter said location, they shall do so, and return a map or diagram thereof with their report, and make a report to the Board stating their reasons for preferring the location made, the probable cost of establishing or alter-

ing the location of such road, the convenience and inconvenience that will result as well to individuals as to the public, whether the said road will be of such mere private convenience as to make it proper that it should be opened, established or altered and kept in order by the parties for whose convenience it is desired; whether any yard, garden or orchard will have to be taken; the names of the land owners of such route; which of said land owners require compensation for the land so taken, and for the damages to the residue of the said tract, beyond the peculiar benefits to be derived in respect to such residue from the road to be established; and all other facts and circumstances in their opinion useful in enabling the Board of Supervisors to determine the expediency of establishing or altering the said road, and they shall file their report with the clerk of the Board -

In re - Changes on road from Griglersville up Quaker Run.

This cause came on this day to be further heard upon the papers formerly read, and upon the report of Commissioners, C.L. Strickler, H.B. Fray and J.W. Blankenbaker, and upon the exceptions of the said W.L. Knighting to said report, and was argued by counsel:

On consideration whereof, it is ordered that the said report of commissioners, C.L. Strickler, H.B. Fray and J.W. Blankenbaker, be re-committed to the said Commissioners, with instructions to reform their report and make any changes therein that the facts justify.

In re - Application of E.A. Clore for Discontinuance of road through his lands -
Said road leading from Hebron Lutheran Church to Route No. 16 -

This cause came on this day to be further heard upon the papers formerly read, and upon the report of the viewers, W.J. Huck-

step, F.E. Estes, J.M. Este and J.M. Weaver, filed in this cause on the 20th day of April, 1929, and to which said report no exception# has been taken, and was argued by counsel:

On consideration whereof, it appearing that the land owners along said road have been summoned, and that the law in all respects with reference to the discontinuance of roads has been complied with, it is ordered that the said E.A. Clore be, and he is hereby given the right to close the said road running through his lands, it appearing from the report of the viewers that no inconvenience would result from discontinuing the said road through the lands of the said E. A. Clore -

Ordered that the Board do now adjourn -

E. E. Chapman
Chairman

U. H. Case Clerk.

At a meeting of the Board of Supervisors of Madison County held at the Court House thereof on Mon., Oct. 14, 1929.

Present: E.E. Chapman, Z.T. Eddins & T.A. Jarrell.

In - re: Rapidan River Road -

The report of Commissioners R.W. Clore, W.M. Utz, J.R. Clore & others, having been filed; The Madison Timber Corporation grantee of the Ward-Rue Lumber Co., Inc., having been duly summoned and failing to appear, the said report of Commissioners aforesaid is hereby confirmed.

Ordered that the Board do now adjourn -

E. E. Chapman Chairman.