

This road record entry is a combination of the original road record book found in the Franklin County Engineer's Tax Map Department and the WPA transcribed road record book found in the Franklin County Engineer's Records Department. The WPA information was added to the original record to aid in reading the text or plats.

The information below refers to the WPA transcribed entries and was included in the front of each of those books:

“THE HISTORICAL DATA IN THIS RECORD

WAS COMPILED BY RECORDS IN THE OFFICE OF THE FRANKLIN COUNTY ENGINEER

WORKS PROGRESS ADMINISTRATION IN OHIO OFFICIAL PROJECT 665-42-3-130

W P 17847

SPONSORED BY

ALLEN C. SLADE, COUNTY ENGINEER

FRANKLIN COUNTY, OHIO”

FRANKLIN CO. O., ROAD RECORD No. 13<sup>14</sup> VACATION OF A PART OF ROBINSON ROAD

Vacation of the section of the original road from the big angle on Dublin Road (formerly Scioto & Darby Creek Road) south through the quarry to the new relocated road

## PUBLIC ROAD PETITION

To the Honorable Board of County Commissioners of Franklin County, Ohio.

The undersigned petitioners, freeholders of said County, residing in the vicinity of the proposed improvement hereinafter described, respectfully represent that the public convenience and welfare require the vacation of a part of a public road on the line hereinafter described; and make application to you to institute and order proper proceedings in the premises for the vacation of said part of such road; the same not being a road on the State Highway System.

The following is the general route and termini of said part of said road proposed to be vacated, to-wit:

Beginning at a point in the center of the Robinson Road (No. 10), on the south line of the Scioto and Darby Creek Road (No. 29), in Norwich Township, Franklin County, Ohio; thence in a southerly direction on the center line of said Robinson Road (No. 10), through the Quarry Lands of the Marble Cliff Quarries Company, to a point on the north line of the Rogers Road (No. 46) at the junction of said Robinson Road (No. 10) and said Rogers Road (No. 46), and there terminating, the said part of said Robinson Road (No. 10) to be vacated being in all about 5400 feet in length. } X

Petitioners Names: C R Radebaugh, 1942 Bedford Place, S J Sutton, 114 Chesterfield Road, C H Wagner, 1123 S Ohio Ave. R W Bowen, Robinson Road, E H Humberstone, Robinson Road, A C Sheuk, 260 Dakota Ave. W C Walton, Norwich Township, Jed Anderson, Norwich Township, A K Wright Norwich Township, V W Fluck, Norwich Township, Dell E Rogers, Norwich Township, H R Welch, Robinson Road, W C Sells, Norwich Township, Karl Durban, Norwich Township, Arch A Alder, Hilliard, Ohio, C H O'Brien, Hilliards, O., Earl Rader, Hilliards, Ohio, Wm Roberst, Hilliards, Ohio, C W Latham Hilliards, O. F G Winterringer, Hilliards, O. E J van Schoyck, Hilliards, Ohio, Paul Wood, Hilliards, O. Frank Fishinger, Hilliards, O. Donald Sifrit, Hilliard, O. M D Knick, Cemetery Road, C A Turney, Norwich Township, J S Manson, Norwich Township, A G OHarra Norwich Township, Mike Wertz, Norwich Township, Frank Parker, Norwich Township, W D Lisk, Norwich Township, Carl Wuehltz, Norwich Township, C G Seeds, Norwich Township, H H Buchwalter Norwich Township, E A Lisk, Norwich Township, Ray Van Schoyck, Norwich Township, W J Connor, Norwich Township, Wm Jenkins, Norwich Township, O W Finley, Norwich Township, Simon Hoffman, Norwich Township, J C Wilcox, Norwich Township, L K Britton, Norwich Township, S R Fairchild, Perry Township, F H Deugherty, Norwich Township, Wm C Pohlmann, Norwich Township, J R DeVictor Robinson Road, John Walker, Robinson Road, Chas A Atkinson, Robinson Road, Henry Oberle, Mill Rd. John Thrush, Norwich Township, J S Schaub, Norwich Township, Herbert Hoffman, Millcreek Pike, J W Wolbert, Norwich Township, Wm Hart, Norwich Township, R A Delewen, Robinson Road S E Linkham 1286 W Mound St. Cols. C. W Deleweese, Robinson Road J F Winegar, Norwich Township, Jos B Davis Norwich Township, The Marble Cliff Quarries Co. by W H Hoagland, President, Robt W Pausch, Sec'y Treas.

FILED DECEMBER 30, 1929.

PETITION TO VACATE A PART OF ROBINSON ROAD FILED. VIEW JANUARY 16, 1930. FINAL HEARING JANUARY 22, 1930

Mr. Atcherson offered the following preamble and resolution and moved the adoption of the same, which was duly seconded by Mr. Vigor. X

WHEREAS, The Marble Cliff Quarries Company, W H Hoagland, President, et al., on the 30th day of December, 1929, presented a petition signed by at least twelve freeholders of Franklin County, Ohio, residing in the vicinity of the proposed vacation, requesting said Board to vacate a part of a public road, the general route and termini thereof to be as follows:

Beginning at a point in the center of the Robinson Road (No. 10), on the south line of the Scioto and Darby Creek Road (No. 29), in Norwich Township, Franklin County, Ohio; thence in a southerly direction on the center line of said Robinson Road (No. 10), through the quarry lands of the Marble Cliff Quarries Company, to a point on the north line of the Rogers Road (No. 46), at the junction of said Robinson Road (No. 10) and said Rogers Road (No. 46), and there terminating, the said part of said Robinson Road (No. 10) to be vacated being in all about 5400 feet in length.

therefore

BE IT RESOLVED, By the board of county commissioners of Franklin County, Ohio, that Friday, the 17th day of January, 1930, at ten o'clock A.M., eastern standard time, is hereby fixed as the date and time when the board of county commissioners will view the proposed vacation on and along the general route thereof; and that Wednesday, January 22, 1930, at ten o'clock A.M. eastern standard time, is hereby fixed as the time and date for final hearing on said petition and proposed vacation at the office of the board of county commissioners in the Court House of Franklin County, Ohio; and X

BE IT FURTHER RESOLVED, that notice of the time and place for both such view and hearing be given by publication once a week for two consecutive weeks in the Ohio State Journal, a newspaper published in and having a general circulation in Franklin County, Ohio, where the proposed vacation is located, and that said notice, in addition to the date and place of such view and place and time of the final hearing, shall state briefly the character of the proposed vacation.

Voting Aye thereon: Westlake, Atcherson and Vigor.

FRANKLIN CO. O., ROAD RECORD No. 13 VACATION OF A PART OF ROBINSON ROAD

January 17, 1930

In the matter of the petition of The Marble Cliff Quarries Company, W H Hoagland, President, et al., praying for the vacation of a part of a public road known as Robinson road, in Norwich Township, Franklin County, Ohio, Mr. Westlake offered the following preamble and resolution and moved the adoption of the same, which was duly seconded by Mr. Vizor.

WHEREAS, On the 30th day of December, 1929, The Marble Cliff Quarries Company, by W H Hoagland, President, et al., filed with the Board of County Commissioners of Franklin County, Ohio, a petition praying for the vacation of a part of a public road in Norwich Township, Franklin County, Ohio, described in said petition; and

WHEREAS, On the 31st day of December, 1929, said Board of County Commissioners did fix the 17th day of January, 1930, at ten o'clock A.M., eastern standard time, on the line of said proposed vacation, as the time and place for the viewing thereof, and did further fix the 22nd day of January, 1930, at ten o'clock A.M. eastern standard time, at the office of the Board of County Commissioners of Franklin County, Ohio, as the time and place for final hearing on said petition; and

WHEREAS, Legal notice by publication in the Ohio State Journal, a newspaper published in and of general circulation in said county, was given of the time and place for the viewing of said vacation and of the final hearing thereon; and

WHEREAS, The Board of County Commissioners of Franklin County, Ohio, did, on the 17th day of January, 1930, the day fixed for the viewing of the said proposed road, meet on the line thereof as described in the petition, and heard all the proof offered by parties interested in and affected thereby, and other persons competent to testify, and did go over and along the line of said proposed vacation and by actual view of same, and the premises along and adjacent thereto, which are to be affected thereby does find that the vacation of the said road is of sufficient importance to require that the surveyor of Franklin County, Ohio, be instructed and directed to make a survey and plat thereof; therefore

BE IT RESOLVED, By the board of county commissioners of Franklin County, Ohio, that the surveyor of Franklin County, Ohio, be and he hereby is instructed and directed to make a plat and survey of the proposed road, an accurate and detailed description of each tract of land which will be necessary to be taken, together with the names of each owner; shall set stakes at the termini of each right of way line and at all angles between such termini, and at sufficient other points on the right of way lines so that the bounds of the proposed vacation may be discernible to property owners and others interested, and make report to the board of county commissioners on or before the 22nd day of January 1930, at ten o'clock, A.M., eastern standard time. Said report shall set forth the opinion of the county surveyor either for or against the granting of said vacation, which report, together with the plat and survey of the proposed vacation shall be deposited with the county commissioners.

Voting Aye thereon: Atcherson, Westlake and Vizor.

PROOF OF PUBLICATION

State of Ohio }  
Franklin County } ss.

*Paul Eisele, cashier of the Ohio State Journal, a newspaper published at Columbus, Franklin County, Ohio, with a paid circulation of more than 25,000, personally appeared and made oath that the attached printed advertisement was published for*

*Two times*  
*Jan 2 - 9 - 1930*

*in said newspaper and that the rate charged therefor is the same as that charged to commercial advertisers for the same on annual contracts.*

*Paul Eisele*  
Subscribed and sworn to this *31*

day of *Jan*, 1930  
*W. S. Westlake*  
Notary Public in and for Franklin Co.

Notice of Filing of Petition to Vacate Part of Robinson Road (No. 10).  
Notice is hereby given that a petition was filed with the Board of County Commissioners of Franklin County, Ohio, on the 30th day of December, 1929, praying for the vacation of a part of the Robinson Road (No. 10) in Norwich Township, Franklin County, Ohio. The part of said road proposed to be vacated is as follows:  
Beginning at a point in the center of the Robinson Road (No. 10), on the south line of the Scioto and Darby Creek Road (No. 23), in Norwich Township, Franklin County, Ohio; thence in a southerly direction on the center line of said Robinson Road (No. 10) through the Quarry Lands of the Marble Cliff Quarries Company, to a point on the north line of the Rogers Road (No. 46) at the junction of said Robinson Road (No. 10) and said Rogers Road (No. 46) and there terminating, the said part of said Robinson Road (No. 10) to be vacated being in all about 4800 feet in length.  
Notice is hereby given that Friday, January the 17th, 1930, at 10 o'clock a. m., eastern standard time on the line of said proposed improvement is fixed as the time and place for the viewing of said improvement, and Wednesday, January the 22nd, 1930, at 10 o'clock a. m., eastern standard time, at the office of the Board of County Commissioners of Franklin County, Ohio, is fixed as the time and place for final hearing thereon.  
By order of the Board of County Commissioners of Franklin County, Ohio.  
FRED L. DONNALLY,  
Clerk of the Board.

## FRANKLIN CO. O., ROAD RECORD No. 13 VACATION OF A PART OF ROBINSON ROAD

January 21, 1930. Filed January 22, 1930

To the Honorable Board of County Commissioners, Franklin County, Ohio.

Gentlemen: As per your resolution of January 17, 1930, relative to the vacation of a portion of the Robinson Road between the north line of the Rogers Road (#46) and the south line of the Scioto and Darby Creek Road (#29), in Norwich Township, Franklin County, Ohio, I wish to advise that a survey has been made and a plat is herewith attached showing an accurate and detailed description of each tract abutting upon said Robinson Road, also the termini, angles and sufficient other points on the right of way line so that the bounds of the proposed vacation may be discernible to property owners and others interested.

This plan also incorporates an extension of the present Rogers Road in a northerly direction until same intersects the Robinson Road at a point in the 14 acre tract now owned by Leslie Shrum and Ida Huffman, which will be discussed in detail hereinafter.

The law is very specific that the county commissioners may vacate a highway if in their opinion it is for the public convenience and welfare, but this is to be done after all persons who are interested in same have been given an opportunity to testify either for or against said project, and it is somewhat difficult for me to make a recommendation until I also have heard this testimony for or against the vacation of the Robinson Road, as such testimony might be of such weight as to change my opinion.

However, I have given the matter very careful consideration, and find the following questions involved, which I think should determine whether or not said Robinson Road should be vacated.

1. Will the vacation of said road inconvenience the general traveling public?
2. What persons will be directly inconvenienced by said vacation?
3. What persons will be directly benefited by said vacation?
4. Which of those directly inconvenienced or directly benefited is for the public convenience and welfare of the county as a whole?

In answer to question number one, it would seem that any property owner living north or west of the intersection of the Robinson Road and the Fishinger Mill Road would not in my opinion be greatly inconvenienced, inasmuch as they could use the Fishinger Mill Road and the new State road which was recently made into a 40 foot boulevard, which route would be no longer than the present route on the Robinson Road to Columbus, and which, without a doubt, is a better route to travel, inasmuch as the dangers and hazards on the present Robinson Road would be eliminated. There is no question but that the majority of traffic now uses the new boulevard from all points north and west of the Fishinger Mill and Robinson pikes at the present time. It would, therefore, appear that, so far as the general public is concerned, it would make very little difference to them, as very few of them now use the Robinson pike. It might be said that considerable use is made of the Robinson Road on Sundays by people who are pleasure riding and who wish to make a circuit by traveling on both sides of the river. This vacation would be of little consequence to them, however, as they are merely riding for pleasure, and the additional half mile length would make very little difference to them.

In answer to question number two, it is my opinion that the only persons directly inconvenienced by the vacation of said Robinson Road will be the property owners living on the Robinson road between the Scioto and Darby Creek Road and the Fishinger Mill Road, same being a distance of approximately 4500 feet, on which there are ten property owners, two of which have signed the petition, leaving eight who could be considered as directly inconvenienced, by the fact that they would have a longer road to travel in going to and from the city of Columbus. For five of the ten property owners it would increase the distance by 2727.7 feet or approximately 1/2 mile, and for the remaining five property owners between the Shrum and Huffman property and the Fishinger Mill Road it would increase their distance by 1944.79 feet, provided the proposed road, which I will hereinafter describe, should be established.

In answer to question number three, there is little doubt but that one property owner is to be benefited by this vacation-- namely, The Marble Cliff Quarries Company, Inc., and it would be impossible for me to formulate an idea as to how much they would be benefited or dis-commoded in case the vacation should be approved or disapproved, until after hearing their testimony. It was considered at one time by the said company that they would tunnel under the Robinson Road in order to gain access to their property lying on the west side of the road for quarry purposes, but there now seem to be some physical conditions which would make this very impracticable. Whether or not these conditions are of such importance as to hinder the progress and development of the said company is a matter that would have to be determined, but in any event if it would be found that it is for the public convenience and welfare to vacate this road, which no doubt would facilitate matters greatly for the Marble Cliff Quarries Company, there are certain stipulations (which I will hereinafter make) which should be incorporated; and it must be borne in mind that in speaking of the general welfare and convenience of a community, we must also take into consideration the advancement of our community from an industrial and commercial standpoint and realize that the Marble Cliff Quarries Company is a large industry in our community, which is providing for the welfare and convenience of many families in our county, and although it would seem to be a direct benefit to the said Company, it is also of vital importance to all employees that this company should be encouraged in the development and expansion of their industry for the general good of the city and county.

You are aware that our Chamber of Commerce is at all times trying to promote new industries and the expansion of old industries, and we, as public officials, must consider industrial expansion and convenience for the welfare of our community.

Question No. 4 has been partly covered in my answers to questions Nos. 2 and 3, and the testimony as given at the final hearing should be the determining factor in deciding whether or not the Robinson Road should be vacated.

There is one other question which, in my opinion, is of vital importance--namely, the material that would be acquired for quarry purposes by The Marble Cliff Quarries Company if the said Robinson Road were to be vacated. Figuring the dimensions of the vacation, which is 5139.7

## FRANKLIN CO. O., ROAD RECORD No. 13 VACATION OF A PART OF ROBINSON ROAD

feet in length by 50 feet in width, and that the average depth of stone which could be quarried would be 50 feet, there would be approximately 571,077 cubic yards of stone which the Marble Cliff Quarries Company would acquire by the fact that if said road is vacated the same will revert to the abutting property owners. This road in acreage comprises 7.079 acres, and it would be impossible for me to estimate the value of this road for quarry purposes; but it would seem to me that a fair proposition would be for the Marble Cliff Quarries Company to pay to Franklin County a royalty on every yard of stone removed from the said Robinson Road, the amount of which royalty should be determined by a board of appraisers to be appointed by the Commissioners to determine what royalty would be fair and just.

From the attached plat, and as heretofore mentioned in several instances, if the said Robinson Road is to be vacated, I would recommend that the Rogers Road be extended to intersect the Robinson Road at the angle north of the large culvert on the Shrum and Huffman property, which road would shorten the distance of all parties north of the Shrum and Huffman property by approximately 782 feet, and eliminate two bad right-angle turns. The entire cost of the right-of-way for this road together with the cost of constructing a three-course bituminous macadam road 20 feet in width including all fences, culverts, bridges and necessary drainage should be paid by the petitioners, with no cost, whatsoever, to the County or property owners abutting upon same.

In the event any claims for compensation and damages are presented by property owners who feel that they will be damaged by the vacation of said Robinson Road, it is my opinion that all such damages (the amount of which shall be determined by the Board of County Commissioners) shall be paid by the petitioners.

In conclusion it is, therefore, my opinion that the public convenience and welfare of the county as a whole would not be greatly imperied if the said road were to be vacated, provided all the above stipulations are executed; and I would, therefore, recommend that said vacation should be granted if, after hearing the testimony, the Board of County Commissioners is of the opinion that the said testimony is of sufficient weight to warrant same.

Yours very truly,

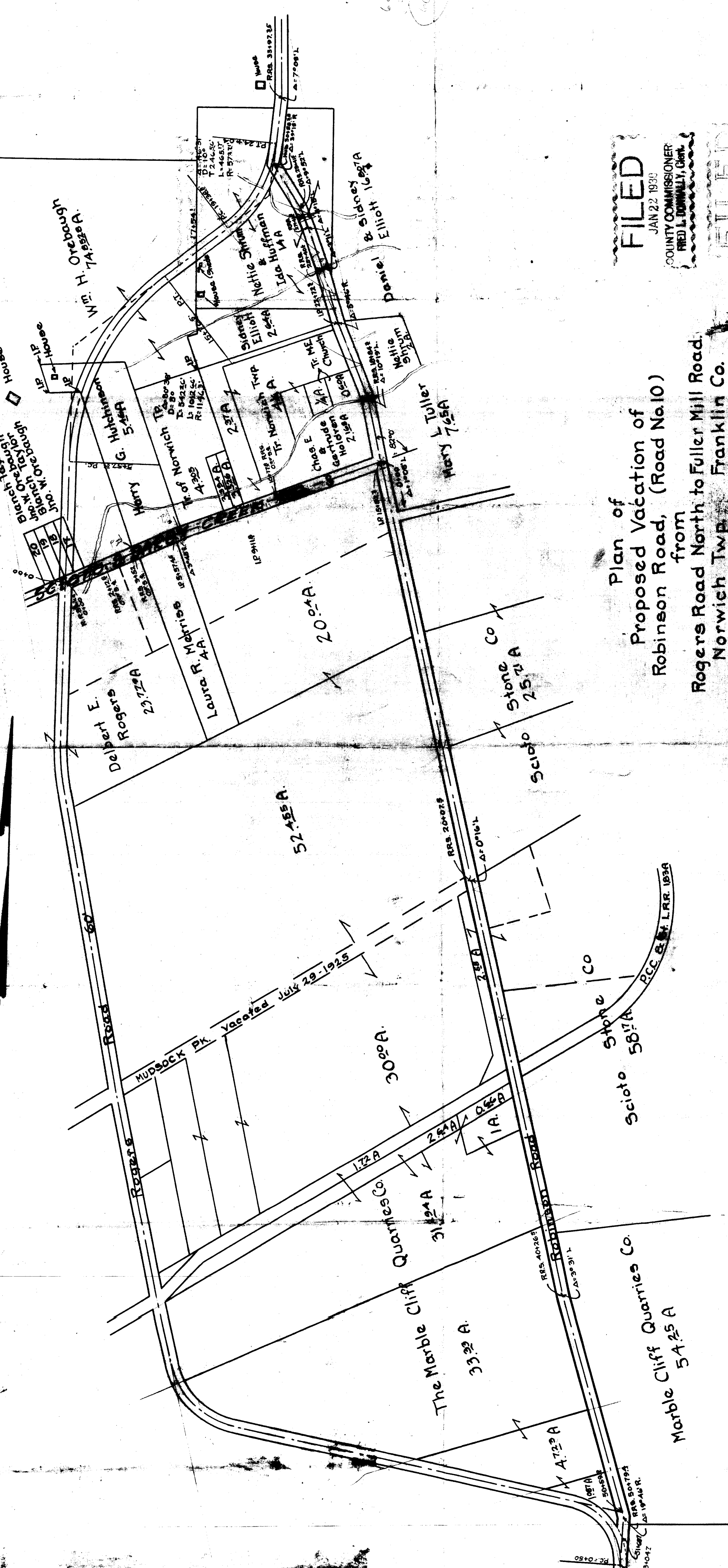
Curtis C Lettimer, County Surveyor.

CCL-C.  
Encl. Plat.

TR R-14-421

424

424



Plan of  
 Proposed Vacation of  
 Robinson Road, (Road No.10)  
 from  
 Rogers Road North to Fuller Mill Road,  
 Norwich Twp. Franklin Co.  
 Jan. 22, 1930.

**FILED**  
 JAN 22 1930  
 COUNTY COMMISSIONER  
 FRED L. DONNELLY, Clerk.

**FILED**

6000  
 6000  
 6000



14  
FRANKLIN CO. O., ROAD RECORD No. ~~13~~ VACATION OF A PART OF ROBINSON ROAD

January 22, 1930

This being the day and hour fixed by publication for the final hearing in the matter of the petition filed by The Marble Cliff Quarries Company, et al., for the vacation of a part of Robinson Road, Norwich Township, Franklin County, Ohio, the same came on, and on motion of Mr. Westlake, seconded by Mr. Vigor, further hearing and action in said matter be, and it hereby is postponed to nine A. M., eastern standard time, of Thursday, January 23 1930.

Voting Aye thereon: Atcherson, Westlake and Vigor.

January 23, 1930

In the matter of the petition of The Marble Cliff Quarries Company, et al., praying for the vacation of a part of Robinson Road, in Norwich Township, Franklin County, Ohio, Mr. Vigor offered the following preamble and resolution and moved the adoption of the same, which was duly seconded by Mr. Westlake.

WHEREAS, On the 17th day of January, 1930, the board of county commissioners of Franklin County, Ohio, did, by resolution duly adopted authorize and direct the surveyor of Franklin County, Ohio, to make report in writing to the Board on or before ten o'clock A.M., of Wednesday, January 23, 1930, relative to the petition for the vacation of a part of Robinson Road; said report to be in manner and form set forth and required by section 6865 of the General Code of Ohio; and

WHEREAS, C C Lattimer, county surveyor, on the 22nd day of January, 1930, made report thereon in writing recommending the vacation of said part of Robinson Road; and

WHEREAS, The board of county commissioners of Franklin County, Ohio, finds, after due consideration of all the evidence presented for and against the said proposed vacation, that the public utility and welfare do not require that said road be kept open and continued in public use, and that the vacation of the following part of said Robinson Road,

Beginning at a point in the center of the Robinson Road (No. 10), on the south line of the Scioto and Parby Creek Road (No. 29), in Norwich Township, Franklin County, Ohio; thence in a southerly direction on the center line of said Robinson Road (No. 10), through the quarry lands of the Marble Cliff Quarries Company, to a point on the north line of the Rogers Road (No. 46), at the Junction of said Robinson Road (No. 10) and said Rogers Road (No. 46), and there terminating, the said part of said Robinson Road (No. 10) to be vacated being in all about 5400 feet in length;

will serve the public convenience and welfare; therefore

BE IT RESOLVED, By the board of county commissioners of Franklin County, Ohio, that the said part of Robinson Road, in Norwich Township, Franklin County, Ohio, as described in the petition and shown on the plat submitted by the county surveyor, be, and the same is hereby declared vacated.

Voting Aye thereon: Atcherson and Vigor. Voting No; Westlake.

Thereupon came Nile Walston, G. W. Shartle and G. L. Rogers, and gave notice of their intention to appeal to the Probate Court of Franklin County, Ohio, from the said final order of said Board of County Commissioners vacating the said portion of the said Robinson Road, and requesting said Board to fix the amount of their appeal bond, which the said Board thereupon fixed at the sum of \$500.00.

IN THE MATTER OF THE PETITION TO VACATE A PART OF  
ROBINSON ROAD, IN NORWICH TOWNSHIP, FRANKLIN  
COUNTY, OHIO.

FILED JANUARY 23, 1930.

To Hon. Fred W. Atcherson, Milton W. Westlake and Harry E. Vigor, Commissioners of Franklin County, O.

The undersigned persons, interested in the order this day made by your Honorable Board granting and allowing the petition filed herein on the 30th day of December, 1929, hereby give notice in writing of their intention to appeal from the order and judgment of the Commissioners made in this proceeding, and hereby specify the matter to be appealed from to be:

The order of the Commissioners establishing and allowing the proposed vacation of said pike.

The undersigned hereby request that the Commissioners fix the amount of bond to be given by said appellants, and to cause an entry thereof to be made upon the journal of said Board of Commissioners.

Dated this 23rd day of  
January, 1930.

Signed. Nile Walston

Signed G W Shartle

Signed G L Rogers.

## IN THE PROBATE COURT OF FRANKLIN COUNTY, OHIO.

Nile Walston and George L. Rogers,

Plaintiffs.

vs

No. 60753

The Board of County Commissioners of  
Franklin County, Ohio, et al.

APPEAL FROM COUNTY COMMISSIONERS.

Defendants.

ENTRY

This day this cause came on for further hearing, and the jury heretofore duly impanelled and sworn according to law, having been sent to view the premises, came again into Court, and having heard the evidence and argument of counsel and the charge of the Court, retired for deliberation and in due time returned into Court and delivered their verdict in writing which was received by the Court, and which verdict is in the words and figures following, to wit:

## IN THE PROBATE COURT OF FRANKLIN COUNTY OHIO.

Nile Walston and George L. Rogers.

Plaintiffs.

vs

No. 69753

The Board of County Commissioners of  
Franklin County, Ohio, et al.

V E R D I C T

Defendants.

We, the jury, impaneled as such in the above case, do find that the granting of the improvement as established by the order of the Commissioners of Franklin County, Ohio, namely, the vacation of that portion of the Robinson Road therein described, will be conducive to the public convenience and welfare, and we do find in favor of vacating the same as ordered by said Commissioners.

1. C. G. Anderson
2. Nora B Wirth
3. L. F. Stewart
4. Minnie Tracy
5. Ruth Hill
6. Mrs E Galle
7. Medge E Beck
8. Mrs G B Litter
9. Harry B Clellen
10. A S Renner

And afterwards within three days from the rendition of said verdict by the jury herein the plaintiffs Nile Walston and George L Rogers, appellants herein, having filed herein their Motion to set aside the verdict and finding of the jury herein and for a new trial herein, this cause came on to be heard on the said Motion for a new trial and on consideration thereof the Court finds said Motion not well taken and it is therefore ordered by the Court that said Motion be and the same hereby is overruled. And it is further ordered by the Court that the said findings and said verdict of said jury are approved and confirmed, and the Court finds in favor of said improvement, namely, the vacation of said part of the said Robinson Road (No. 10) as described in the petition herein and as granted and ordered by the order of the Board of County Commissioners of Franklin County, Ohio, herein.

And thereupon this cause came on further to be heard upon the questions arising touching the taxing of the costs herein; and the Court being duly advised in the premises, taxes the costs herein as follows:-

The defendants herein having prevailed in all matters appealed from by the said appellants Nile Walston and George L. Rogers, the costs herein are taxed by the court against the said appellants Nile Walston and George L Rogers and in favor of the defendants herein. It is therefore considered and ordered by the court that the defendants, The Board of County Commissioners of Franklin County, Ohio, and the other defendants herein recover from the said Nile Walston and George L. Rogers, appellants, their costs herein taxed at \$ and execution is awarded according to law, to which findings and orders of the Court and each thereof said appellants Nile Walston and George L. Rogers except.

It is ordered that the undertaking for the Stay of Execution in this case be given by the said Nile Walston and George L Rogers, according to law, in the sum of One thousand Dollars.

Approved and filed March 11, 1930

Homer Z Bostwick, Probate Judge,

## FRANKLIN CO. O., ROAD RECORD No. 13\* VACATION OF A PART OF ROBINSON ROAD

ROBINSON ROAD NORWICH TOWNSHIP ORDERED VACATED  
AS PETITIONED FOR.

March 13, 1930.

This day the County Auditor laid the papers and transcript of the proceedings had in the above matter on appeal in the Probate Court of Franklin County, Ohio, before the Board of County Commissioners of said County, and it appearing that the undertaking in the sum of One Thousand Dollars for the stay of Execution herein ordered by the Probate Court to be given by Nile Walston and George L. Rogers, appellants, according to law, has not been given as ordered, it is on motion of Mr. Vigor, seconded by Mr. Westlake, ordered and directed by the Board of County Commissioners that the said part of said Robinson Road (No. 10) petitioned to be vacated herein be and the same is vacated and it is ordered and directed that the same be and hereby is closed to travel; and

It is further ordered that a full and complete record of the proceedings had in this matter, including those had before the County Commissioners and the Probate Court be made in the Road Records of this County; and

It is further ordered that the Surveyor of Franklin County, Ohio, be and he hereby is directed to place a suitable barricade at each end of the portion of Robinson Road hereby vacated and install 'Redflex' and 'Road Closed' signs at each end of the above vacated road.

Voting Aye thereon: Atcherson, Westlake and Vigor.