

tract is more specifically described as follows:

BEGINNING at (1) a tight rock in Hazel Road near a gum, corner to W. W. Brown Tract No. 226 and Mrs. Lottimer Hawkins Tract No. 223; thence with the latter and Hazel Road in a westerly direction a distance of 41.5 chains to (2) two chestnuts on the side of said road, another corner to said Hawkins Tract; thence continuing with same South $81\frac{1}{2}$ degrees West, 5.5 chains to (3) a white pine on the southwest side of a sharp bend in said Road, corner to J. M. Nicholson Tract No. 228; thence with same North 32 degrees West, 25.5 chains, crossing said Hazel Road at 12.5 chains, to (4) two chestnuts at the head of "Dark Hollow", a corner to C. Brooke Dodson Tract No. 227; thence with same South $83\frac{1}{2}$ degrees East, 22.4 chains to (5) an ash and jesuit at the mouth of "Dark Hollow" on Sams Run; thence continuing with said Dodson down and with the meanderings of said Run in an easterly direction a distance of 7.2 chains to (6) an ash and jesuit between Sams Run and a path; thence leaving said run and path but continuing with said Dodson North $2\frac{1}{2}$ degrees West, 25.0 chains to (7) a chestnut-oak, corner to W. W. Brown Tract No. 226; thence with same South 38 degrees East, 27.0 chains to (8), a tight rock in Sams Run below a path; thence continuing with said Brown South 38 degrees East, 11.0 chains to (9) a chestnut-and Chestnut-oak sapling on a ridge; thence South $70\frac{1}{2}$ degrees East, 6.6 chains to the BEGINNING, containing 97.6 acres, more or less.

After being duly sworn, upon a view of the land aforesaid and of such adjacent property of the said owners, and upon such evidence as was before us, we are of the opinion and do ascertain that for the land so taken (no other property is taken) \$8.00 per acre will be a just compensation and that the damages to such adjacent property of the said owners by reason of the acquisition of the said land by the United States, and converting it to its use as aforesaid, beyond the peculiar benefits that will accrue to such properties, respectively, from said acquisition of the said property by the United States, and converting it to its uses as aforesaid, are \$ None.

NINTH: After performing our duties with reference to the last above-named tract of land, we did proceed to and meet upon the said tract of land containing 140 acres, of which H. A. Brown and Allie W. Brown, et al, (McLane Jenkins on plat), are the owners and tenants, the limits of which were then and there described to us as follows, to-wit:

TRACT #220

That certain, tract, piece or parcel of land situate in Hawthorne Magisterial District, Rappahannock County, Virginia, designated as Tract No. 220 (H. A. Brown et al) of the Shenandoah Park Project, shown on the plat of survey prepared by the National Park Service, United States Department of the Interior, to which reference is hereby made and which is made a part hereof. This tract is more specifically described as follows:

BEGINNING at (1) a chestnut and maple on Hazel River north of Hazel River Road, corner to W. W. Brown Estate Tract No. 226; thence with same up and with the meanderings of said Hazel River in a northwesterly direction for the next four sections as follows: -- a distance of 7.7 chains to (2) a ford in said River; thence a distance of 13.0 chains to (3) a second ford; thence a distance of 10.4 chains to (4) the third ford; thence a distance of 15.0 chains to (5) the fourth ford in said Hazel River near a marked maple, corner to Nathan Dodson Tract No. 197; thence with said Dodson up and with said Road and River North $8\frac{1}{2}$

degrees East, 4.2 chains to (6), an ironwood on said River; thence leaving said River and running with said Dodson for the next three courses North 23½ degrees East, 33.0 chains to (7) a chestnut-oak by a large rock on the backbone of Hazel Ridge; thence down the backbone of said Ridge South 49 degrees East, 7.0 chains to (8), a large tight rock on top of said Ridge; thence continuing down the backbone of said Ridge South 37 degrees East, 38.6 chains to (9), a locust, corner to Charles R. Hawkins Tract No. 219; thence with same due South 12.0 chains to (10) three chestnut-oaks, corner to W. W. Brown Estate Tract No. 226; thence with same South 43½ degrees West, 25.2 chains to the BEGINNING, containing 140.0 acres, more or less.

After being duly sworn, upon a view of the land aforesaid and of such adjacent property of the said owners, and upon such evidence as was before us, we are of the opinion and do ascertain that for the land so taken (no other property is taken) \$1055.00 for the tract as a whole will be a just compensation and that the damages to such adjacent property of the said owners by reason of the acquisition of the said land by the United States, and converting it to its uses as aforesaid, beyond the peculiar benefits that will accrue to such properties, respectively, from said acquisition of the said property by the United States, and converting it to its uses as aforesaid, are \$ None.

Given under our hands this 5th day of April, 1938.

John S. Buckner, Commissioner.
 Joseph B. Johnson, Commissioner.
 John Powell Jenkins, Commissioner.
 Walter N. Rector, Commissioner.
 Sam Compton, Commissioner.

UNITED STATES OF AMERICA :
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 v. :
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 806.30 ACRES OF LAND IN : NO. 1118 AT LAW
 RAPPAHANNOCK COUNTY, VA., :
 Joseph Darnell, et al. :

I, Zuleim H. Sealock, Postmaster of the United States Post Office at Sperryville, Virginia, do certify that John S. Buckner, Joseph B. Johnson, John Powell Jenkins, Walter N. Rector and Sam Compton, have this day made oath before me as follows:

That they will faithfully and impartially ascertain what will be a just compensation for such land containing 51.5 acres of the freehold whereof Joseph Darnell, et al, are the owners; for such land containing 100.5 acres of the freehold whereof William (Bill) Bolen, Clara Bolen, Marion Bolen, Ruth E. Kelly, Charles L. Kelly, Nina Bolen, Mary Bolen, Beulah Bolen, J. B. Bolen and Ruth Bolen (Ruby Bolen on plat) et al, are the owners; for such land containing 2.2 acres of the freehold whereof Joseph and Nellie Darnell, et al, are the owners; for such land containing .5 acres of the freehold whereof Mt. Olive (Olivet)