

these persons excepting Mr Smith, it is the opinion of the other two of the Committee that Col Waters has conducted to the advantage of the proprietors, as far as they can judge from what minutes he has shewn them, and do recommend a compliance with his engagements with those persons. - With respect to Smith, they, for some reasons which they have to offer, do not entirely coincide with Col Waters, altho they believe it would be best to settle with him on terms as moderate as the case will admit. - From the other information recd by Col Waters, the Committee are of opinion that if consistent with law, it would be for the interest of the concerned to come to a division immediately; - and if necessary to proceed as a proprietary that some person or persons who could take up their abode in Waterboro' for 3 or 4 months untill the buying could be completed with the settlers, should be fixed on to negotiate the same, and then divide the remaining land, and the obligations taken as security, and the property received in payment, after discharging out of them the debts of the proprietary

Ans of the Committee

John Broomfield

John Wheelwright

Jeriah Waters

Which was read and accepted and thereupon voted, That such persons who are not as yet possessed of the hundred acres, and are willing to receive the same should have the number of acres wanting at four shillings per acre, whenever the proprietors shall think it convenient to allot out the same to them - the following are the persons agreed with -

Andrew Burley

Sam<sup>r</sup> Scribner

Sam<sup>r</sup> Dams

Edward Harmon

5 acres

32 do

16 do

John