

Third Judicial Day.

Wednesday, Oct 6, 1897.

ed, and ordered that the same be continued for the term for further investigation.

In the matter of the ex-
amination of the assess-
ment roll for 1897.

This matter came on to be heard at this time for the examination and correction of the assessment roll for the year 1897, by the County Court, the County Board of Equalization, having heretofore completed its work on the same, and the Court now having finished its work on the said roll, It is therefore ordered that the said roll be approved and adopted and the Clerk is authorized and instructed to prepare the necessary Copies.

In the matter of
application for the
construction of a
bridge over Eagle Creek
on the Martin Road.

It appears to the Court at this time that the road petitioned for by Geo. Martin, et al. has been opened up and placed in good repair for travel, except a bridge over Eagle Creek where the said road crosses the same; that travel over the said road is impossible at certain periods of the year without a bridge across said creek; that the said road is one of the most important highways in the Eagle Valley District. It is therefore considered and ordered that the Clerk be authorized to advertise for bids for a bridge of one span 65 feet in length and one span 30 feet to be placed on piling properly driven.

In the matter of the
petition of M. F. Hoar
to vacate a portion of
"O" Street in Hoar's ad-
dition to La Grande, Oregon.

This matter came on to be heard at this time on a letter and petition of M. F. Hoar, asking the Court

Third Judicial Day

Wednesday, Oct 6, 1897

to vacate a certain portion of "O" Street in Kenais addition to La. Maple, and the Court not being fully advised in the premises. It is therefore considered and ordered by the Court that this matter be continued for the term.

In the matter of the road
petitioned for by F. W.
Haubel et al.

This matter came on to be heard at this time on the petition of F. W. Haubel, et al, for the establishment of a County road across the Southeast quarter of Southeast quarter of Section Thirtysix (36) Township Two (2) South Range 38 E. 10 W. and terminating at the quarter section corner on the west line of Section Twenty-two (22) Township Two (2) S. R. 37. E. And it appearing to the Court that the petitioners are not residents in the vicinity of the proposed road, this therefore considered and ordered that the petition be and hereby is dismissed.

In the matter of the ap-
plication of Mary A.
Wilson for County aid.

This matter came on to be heard at this time on the affidavit of Mary A. Wilson for County aid, from which it appears that the said Mary A. Wilson is feeble and unable to earn a living by reason of sickness; that she has no relatives or friends living in the State who are able and willing to help her; that she has three small children to support; that she is a resident and inhabitant of the State of Oregon and Union County, having resided there in about nine months. It also further appearing to the Court it would be to the best interests of the County and taxpayers to grant an allowance of \$17 per month for the support of the said Mary A. Wilson and family instead of admitting them to the County Home. It is therefore considered and ordered that said allowance of \$17 per month be granted and the Clerk is authorized and warranted to draw a warrant on the contingent fund in favor of the said Mary A. Wilson at the beginning of each month and send to her at Hummerville, Oregon, until further ordered herein.

Third Judicial Day.

Wednesday, Dec 8, 1894

In the matter of
the application to
vacate O'street
in Steunin's addition
to La Grande, Oregon.

It appearing to the Court at this time
that the petitioners herein have not filed his notice and proof
of service as required by law. It is ordered that this matter
be continued for the term for service.

In the matter of
letting contract for
Court House Road.

It appearing to the Court at this time that
there is only one application for contract on file. It is there-
fore ordered that this matter be continued until the next term of
this Court.

In the matter of the
application of George
May for County aid.

This matter came on to be heard at
this time on the application of George May for County aid
from which it appears that the said George May is sick
and debilitated and not able to earn a living; that he
has no relatives or friends residing in the state who
are able and willing to assist him; and it also appear-
ing that it would be to the best interests of the County
to make an allowance of \$10 per month out of the con-
tingent fund for the support of the said George May in-
stead of admitting him to the County Home. It is there-
fore considered and ordered that an allowance of \$10
per month be granted and that the Clerk be instructed
to draw a warrant on the contingent fund for the
said \$10 and send to him at La Grande, until further
ordered herein.

Third Judicial Day.

Wednesday, July 6th 1898.

In the matter of the
petition of Lida Wilson
to vacate all that portion
of O Street in Honan's ad-
dition to La Grande.

Now at this time this cause came
on to be heard on the petition of Lida Wilson, and it ap-
pearing to the Court that the petition herein was filed
more than thirty days prior to the date of this hearing,
and it further appearing to the Court that Honan's ad-
dition to La Grande, as set out in said petition, is not
within any incorporated City or town, and it further
appearing to the Court, by the affidavit of Lida Wilson,
that the notice required by law, was duly given by
posting three notices in three public places in the said
Honan's addition to La Grande, more than thirty days
prior hereto, to wit: on the 11th day of Nov. 1897 and it fur-
ther appearing to the Court that M. F. Honan is the lawful
owner of Blocks three and four in said Honan's addition
to La Grande, and that he, the said M. F. Honan, has caused
to be filed in this Court, his consent to the vacation of
all that portion of O Street between the said Blocks three
and four, that the said consent of the said M. F. Honan is
duly acknowledged, as required by law. And it further ap-
pearing to the Court that no objections have been filed in
this Court to the vacation of said O Street. It is therefore
hereby ordered and adjudged by the Court, that all that
portion of O Street, lying between Blocks three and four,
in Honan's addition to La Grande in Union County in the
State of Oregon, be, and the same is hereby vacated.

In the matter of the
petition of E. F. Ballard
for Mary Leceuse.

At this time it is ordered by the
Court that this matter be, and the same is hereby continued
for the term.