

Fourth Judicial Day

Thursday Dec 9, 1897.

And said report of the viewers and the report of the surveyors having publicly read in open court on two several days of the present term of the court, and it appearing to the court that said viewers report favorably thereon, and recommend that said proposed road be established as a county road and be declared a public highway of Union county, Oregon, and all the proceedings herein having been regular, and according to law, and no remonstrance or claim for damages having been filed herein except the claim of George Oliver which has been duly appraised at \$25⁰⁰ by the appraisers appointed herein, and there having been no cause shown why this proposed road should not be declared a public highway and ordered open according to law, and the court being satisfied from the report of the viewers that such road will be of public utility; It is therefore considered and ordered by the court that said report of viewers and surveyors be approved and adopted by the court, and that said proposed road be declared a public highway of Union county, Oregon, and ordered opened up and placed in repair for travel according to law; It is further ordered that the report of the viewers be placed on record in this journal, and that the surveyors plat of the proposed road and his field notes of the survey thereof be placed on record in the book of Plats of County roads of Union county, Oregon, and that Charles Oliver road supervisor of road district No 49, the same being the road district in which said road is located, be furnished with a copy of the petition herein, and a copy of this decree, and ordered to open up said road and place the same in repair for travel when the petitioners thereof shall have paid to George Oliver the sum of \$25⁰⁰, this being the amount of damages assessed by the appraisers heretofore appointed herein.

In the matter of purchasing Right of Way for Fox Hill Road

This matter came on to be heard at this time on the application of John Rignerson to sell to Union county, Oregon, all his rights, title and interest in and to that certain work and labor and the right to receive and collect compensation therefor done and performed by John Faville on a certain piece of road on the North half of section 25, T28R 37 East W.M. and also a strip of land 60 feet in width, being thirty feet on each side of the hereinafter described line, and

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extending the length of said line, said line commencing and being described as follows, to-wit: Commencing at a point on the west line of the north east quarter of section twenty-five in township two south of range thirty seven east of Willamette Meridian, in Union County, Oregon, three hundred and ninety six feet south of the quarter section corner on the north line of said section, running thence in a southeasterly direction one hundred and forty six feet to a rock with the letter "R" marked thereon, thence in a westerly direction one hundred and fifty feet to the west line of said north east quarter of said section to a point seventy-one 27.17 feet from an angle tree of the county road marked "A. xx. I. V." And it appearing to the court that the County road known as the Fox Hill road is one of the most important highways of Union County; that the said road is liable to be closed up at any time unless the right of way is secured; and it also appearing that John Rynearson is absolute owner of the lands over which said road passes and that he offers to deed to Union County the right of way across the aforesaid premises for the consideration of \$1500⁰⁰ in County warrants; It is therefore considered and ordered that his said proposition be accepted and the clerk is authorized and instructed to draw a warrant upon the general fund of this county in favor of said John Rynearson for said sum of \$1500⁰⁰ when he shall have executed a good and sufficient deed of said premises conveying the same to Union County, Oregon.

In the matter of the Cancellation
of County and Contingent Warrants
and of Credits to the County Treasurer

Now at this time comes J. W. Stotts, county treasurer, and presents to the court certain county and contingent warrants, and school vouchers and other vouchers and receipts for money paid out and the court having examined all of said vouchers and warrants and it appearing to the court that said warrants have been properly and regularly issued and paid and that the money for which said vouchers were taken was properly paid out of the funds applicable thereto; It is therefore ordered that said warrants be and the same are hereby cancelled, and it is further ordered that the treasurer have credit on his account for the aggregate amount of said warrants and vouchers as hereinafter set out, to-wit: