

Third Judicial Day

Wednesday Nov 7th 1894

In the Matter of the }
 improvements on the }
 Wallawa Hill Road }

This matter having been heretofore referred to Hon J N Sanders for investigation It is therefore ordered that the same be continued on former order

In the Matter of the }
 Petition of J. A. McWhirter }
 et al to vacate streets in Lake }

This matter came on to be heard at this time on the petition of J. A. McWhirter et al to vacate streets in McWhirter's addition to the town of La Grande and the Court not being fully advised in the premises It is therefore ordered that this matter be continued for the Term

In the Matter of }
 the allowance of Mrs }
 Harris a County charge }

It appearing to the Court at this time that the husband of Mrs Ella Harris has returned and is now able to work and support his family It is therefore considered and ordered that she be allowed \$10⁰⁰ for the month of Nov and that her allowance from the County be then discontinued

In the Matter of }
 payment of Contract }
 for Harris Bridge }

It appearing to the Court at this time that W. B. Hillison has completed his contract in the construction of a bridge over Grande Ronde River on what is known as the Harris Road, that the contract price of said bridge was \$55⁰⁰ for a double trestle bridge and it also appearing that this Court had

Third Judicial Day

Wednesday Dec 5th 1894

In the matter of the vacation
certain streets in McWhiter's
Addition to La Grande

Now at this time this matter came on to be heard upon the petition of J. A. McWhiter and Haze E. McWhiter praying for the vacation of all that portion of McWhiter's Addition to La Grande, Oregon North of — Poplar Street of said Addition, as the same appears platted and recorded in the records of Union County, Oregon — and more particularly described as follows, to wit: All of Willow-Cottonwood and Fairmount Streets — and all of Fairmount and Riverside Streets North of Poplar Street: And it appearing to the Court that notices of said proposed vacation were posted in the vicinity of said premises, for thirty days prior to the presentation of said petition to this Court; and that no objections have been made to the allowance of said petition, and it appearing to the Court that the proceedings herein have been regular, It is therefore considered and ordered that said petition be granted, and that said described premises, as the same appear of record in the records of Union County, be and the same are hereby vacated.

In the Matter of the petition
of Nellie M. Stevens for an
allowance of Salary and fees
as County School Superintendent

Now at this time this matter came on to be heard upon the petition of Nellie M. Stevens for an allowance of Salary and fees as County School Superintendent, and the Court being advised in the matter It is ordered that the same be and is hereby dismissed and said petition denied.

In the Matter of the
affidavit of H.
Kammon in regard to
report of R. V. Alexander

Now at this time this matter came on to be heard upon affidavit of Kammon in relation to the report of Road Supervisor R. V. Alexander, and the Court not being fully advised in the premises the same is hereby ~~dismissed~~ continued for the term.

Fourth Judicial Day

Saturday, Aug. 9, 1902

In the matter of the vacation
of certain streets in McWhiters
Add, to Taylorville, Oregon }

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

In the matter of the application
of Ben Brown, Assessor, for
extension of time in which to
complete the Assessment Roll for year 1902 }

Comes now Ben Brown, Assessor and
asks the Court to extend the time in which to complete
the Assessment Roll for the year 1902. And it appearing to
the Court that an extension of time should be allowed the Asses-
sor in which to complete said roll. It is therefore considered and
ordered that, the Assessor have until the first Monday in
October, 1902, to which to complete his said Assessment
Roll.

Thereupon the journal of today's proceeding was read, approved and is
here now signed, and it was ordered that the Court be now
adjourned for the term.

M. A. Harrison County Judge

Robert Blumenthal Commissioner

Geo. A. Pilcher Commissioner

First Judicial Day

Wednesday, Sept 3, 1902

in said petition, map and survey be approved and granted, and said logging road is hereby granted for a period of six years in which to remove to market the said timber set out in said petition and over the lands of Sarah L. Pearce, claimant, for damages.

That said logging road as by said survey and location is hereby allowed, authorized and ordered opened, built and used on said survey, route and road by the said applicants, The Grand Pond Lumber Co, and said corporation, its agents and servants shall at all times have the use thereof, subject however to the requirements and restrictions of law.

In the matter of the application of }
S. N. Smith for appointment as }
Supervisor of Road District No 9 }

It appearing to the Court that a vacancy exists in the office of Supervisor of Road District No 9, and it further appearing to the Court that S. N. Smith has filed a petition containing the names of great many of the tax payers residing within said Road District asking that the Court appoint said petitioner Supervisor of said Road District, And it appearing to the Court that said S. N. Smith is a fit and proper person for said appointment, It is therefore considered and ordered that S. N. Smith be and he is hereby appointed Supervisor of Road District No 9, upon his filing a good and sufficient bond in the sum of \$500⁰⁰.

In the matter of the vacation }
of certain streets in }
Add to Lalprant, Oregon }

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

In the matter of the approval of }
bonds of Supervisors of Road Districts }
Nos 6, 28, 29, 26-20^{and} 3 }

At this time is presented to the Court the bonds of Sam Parker, Frank Kempf, John Shaw, L. J. Quicks, Frank McFatman, S. M. Galt Supervisors of Road Districts Nos 6, 28, 29, 26-20^{and} 3 respectively for approval. And it appearing to the Court that said bonds are in the sum of \$500⁰⁰ respectively and the sureties having justified in the required amount, It is therefore considered and ordered that said bonds be approved and placed on file in the office of the Clerk of this Court.

Be it Remembered, That a regular term of the County Court of the State of Oregon, for the County of Union, begun and held at the Court House in the City of Union, in said County and State, on Wednesday the 1st day of October. A.D., 1902, the same being the first, Wednesday, in the month and the time fixed by law for holding a regular term of said Court, when were present:

The Honorable M. A. Harrison, Judge
 The Honorable Robert E. Lumenton, Commissioner
 The Honorable Jas. A. Picher, Commissioner,
 J. H. Minnaugh, Clerk
 C. C. Dunnington, Sheriff.

The proclamation of the opening of Court having been made the following proceedings were had, to wit:

In the matter of the application of certain citizens for the purchase of a rock crusher.

At this time it is ordered by the Court that this matter be and the same is hereby dismissed.

In the matter of the vacation of certain streets in W. Whinters and to the City of LaGrande.

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

In the matter of the County road petitioned for by Wm. Eason, et al.

This matter came on to be heard at this time on the report of the viewers and surveyor for a first reading and said report having been read in open Court as provided by law. It is hereby ordered that said report be laid on the table for a second reading on some other day of this term of Court.

In the matter of relocating of Road No. 550, petitioned for by W. H. Kuffman, et al.

This matter came on to be heard at

First Judicial Day

Wednesday, Nov 5, 1902

In the matter of the redemption
of Lots 7 & 8, Block 5, in town of
Embler, from sale for delinquent
taxes for the year 1889

This matter came on to be heard at this time on the petition of C. C. Fisher for the redemption of Lots 7 & 8, Block 5, in the town of Embler, from which it appears that said lots prior to the laying out of the town of Embler were a part of the land embraced in and covered by a mortgage of J. S. Miller wife to N. Gray covering the NW^{1/4} Sec 29, E^{1/2} Sec 20 NW^{1/4} Sec 20, T^{1/2} 1 South of Range 39 E^{1/2} W^{1/2}; that for the year 1889 N. Gray was assessed on a mortgage covering said lands and that the mortgage tax of \$40.00 for said year was never paid; that Union County became the purchaser of said lands at a delinquent tax sale for said year in the sum of \$42.88; that the petitioner was at one time owner of said lots 7 & 8, Block 5; that he has since sold said lots and given a warranty deed therefor; that he desires to redeem said lots from said sale in order that he may protect himself and purchaser from the cloud of title by reason of said sale; that he offers in redemption thereof the sum of \$100; and it further appearing to the Court that \$100 is a just and equitable amount to be borne by said lots on account of said sale, It is therefore considered and ordered by the Court that upon the payment of \$100 to the Clerk of this Court that said lien against land above described be cancelled by the Clerk of this Court upon the delinquent tax rolls of Union County for the year 1889 insofar as said tax lien applies to Lots 7 & 8 Block 5, in town of Embler

In the matter of the vacation
of certain streets in McLushites
Add to the City of LaGrande, Oregon

This matter came on to be heard at this time on the petition of J. A. McLushite and others for the vacation and closing of certain streets in the City of LaGrande; said streets bring in McLushites addition to the City of LaGrande and without the corporate limits of said City; and it appearing to the Court that said petition is signed by all parties materially interested in the closing of said streets; that the closing of said streets will not prove an injury to the general public but will prove of benefit to property owners

First Judicial Day

Wednesday, May 5, 1902

adjacent to said streets. It is therefore considered and ordered by the Court that all of Fairmount, Vine and Poplar Streets West of Riverside, in McWhorter Add to the City of Tallahassee and the same are hereby vacated and ordered closed.

In the matter of the proposed
County road petitioned for by
The R. Walsh, et al

This matter came on to be heard at this time on the report of the viewers and surveyors for a first reading and said read report having been read in open Court as provided by law, It is hereby ordered that said report be laid on the table to be read a second time on some other day of this term of Court.

Thereupon it was ordered that Court be now adjourned until tomorrow morning at 9 o'clock