TO TO TO COUNTY, ORIGINAL OF CALLY ORIGINAL OF CAEGON SECURITY, ORIGINAL OR

for C. Kelley 1912-2nd st.	
THIS INDENTURE, WITNESSETH, That	
andGertrude Kelley his wife, for the consideration of	
One Dellar and other valuable const	derations DOLLARS,
toNspaid, has bargained and sold, and	by these presents done bargain, sell and con-
vey unto the County of Union, State of Oregon, the following described land for road purposes, to-wit:	
All that part of the property of Jos C. Kelley, in lot-4, of Imbler	
Fruit, 60, tract, in the Wa of the Swi of section 32. R. 1 S.R. 39 E.W.M.	
within a strip of land 70 feat wide, being 25 feet on the east side and	
45 feet on the west side of the center line of the La Grande-Joseph highway	
as surveyed and staked across said property said center line being more.	
particularly described as follows; Beginning at a point designated as sta-	
tion 543 4 15 on said center-line survey	
651 feet east and 1475 feet North of the SW. Corner of section 32, T. 1. S.R. 39 EWM; thence north 14 degrees 04' east a distance of 320 feet to a	
point designated as station 546 # 35 said point being approximately 726 feet east and 1786 feet north of the SW corner of said section 32, This percel	
of land contains 0.50 acres, more or less.	
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TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said	
Union County and the public therein forever, and, the saidJee_CKelley	
do hereby covenant to and with the said Union County	
that he isthe owner_ in fee simple of said lands; that they are free from all en-	
cumbrances except	
IN WITNESS WHEREOF, _wehave hereunto set_9urhande_ and seale_ this25th	
day of **ebruary, 1922.	
Done in the presence of	0
Smill	Gertricke Kelley(Seal)
Collyotton	Gertricke Helley (Seal)
	(Seal)

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THURSDAY, MARCH 2nd, 1922.

In the matter of the claim of S. T. Godsey for a Road Right-of-way and alleged damages.

Now at this time it is ORDERED that the above entitled matter be and the same is hereby continued for the term.

In the matter of the acceptance of the deeds of the Heirs of P.E. Wade, deceased, James Moss, et ux., Joe C. Kelley, et ux., Andrew Von Blokland, et ux., E. B. Tuttle, et ux,, D. B. Ruckman, et ux., W. E. Ruckman, et ux., Eva Andross, et vir., and Turner Oliver, et ux., for Rights-of-way for the LaGrande-Joseph Highway between Island City and Elgin.

Now at this time is presented to the Court the deeds of the heirs of P. E. Wade, deceased, James Moss, et ux., Joe C. Kelley, et ux., Andrew Von Blokland, et ux., E.B. Tuttle, et ux., D. B. Ruckman, et ux., W. E. Ruckman, et ux., Eva Andross, et vir., and Turner Oliver, et ux., for rights-ofway for the La Grande-Joseph Highway between Island City and Elgin, and it appearing to the Court that it is necessary for Union County to acquire the lands described in said deeds,

It is CONSIDERED and ORDERED that said deeds be accepted and the County Clerk is hereby authorized and directed to draw warrants on the Road Bond Fund of Union County in favor of the following persons and in the following amounts as payment for lands and as damages on account of the construction of said highway, to-wit: Heirs of P. E. Wade, deceased, \$1624.60 (land \$1216.50 and damages \$408.10); James Moss, land \$1320.00; Joe C. Kelley, land \$162.50; Andrew Von Blokland, \$994.00 (land \$745.50 and damages \$248.50); E.B. Tuttle, land \$853.50; W. E. Ruckman \$2380.00 (land \$1780.00 and Damages \$600.00); D. B. Ruckman, land \$498.00; Eva Andross, land \$837.00; and Turner Oliver, land \$437.50.

In the matter of the acceptance of the deeds of The Security Land & Savings Co., W. T. Phy, et ux., and Hot Lake Sanatorium Co., for Rights-of-way for the Old Oregon Trail Highway between Hot Lake and Union.

Now at this time is presented to the Court thetdeeds of The Security Land & Savings Company, W. T. Phy, et ux., and Hot Lake Sanatorium Company for rights-of-way for the Union-Hot Lake section of the Old Oregon Trail Highway, and it appearing to the Court that it is necessary to acquire the lands described in said deeds,

It is CONSIDERED and ORDERED that said deeds be accepted and the County Clerk is hereby authorized and directed to draw warrants on the Road Bond Fund of the County in favor of the Security Land & Savings Company in the sum of \$443.25, W. T. Phy in the sum of \$636.75, and the Hot Lake Sanatorium in the sum of \$191.25.

In the matter of the cancellation of the Taxes assessed against the Fair Grounds in the City of La Grande for the year 1920.

Now at this time, it appearing to the Court that taxes have been assessed for the year 1920 in the sum of \$224.37 against what is commonly known as the Fair Grounds situated in Williamson's Addition to the city of La Grande, and it further appearing to the