

Third Judicial Day.

Wednesday, Aug 14, 1897.

In the matter of the
vacation of seats ^{4th}
lots in the town of
Alicia.

This matter came on to be heard at this time, and the Court not being fully advised in the premises. It was ordered by the Court that the same be and hereby is continued for the term.

In the matter of the charge
against J. C. Reynolds, School
Superintendent.

This matter came on to be heard at this time on the affidavit and charge of H. F. Allen, here before filed in this Court charging J. C. Reynolds, County School Superintendent with wilful neglect of duty in violation of his official oath by review of failure and neglect to visit schools in this County, as required by law; and the Court not being fully advised in the premises, it is therefore considered and ordered that this matter be continued until the next regular term of this Court.

In the matter of the
petition of James
Shea, for liquor
license.

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
petition of Charles Keller
for liquor license.

This matter came on to be heard at this time on the petition of Charles Keller for being to sell spirituous, malt and various liquors in less quantities than are allowed in Pine Valley Precinct for a period of three months. And it appearing to the Court that said petition is signed by an actual majority of all the legal voters in said Precinct; that the said petition was published as by law required, proof of which has been filed herein; that said petitioner has filed a bond and sufficient bond here in the sum of \$1000, which has been approved by this Court; that said

Be It Remembered, That at a Regular Term of the County Court of the State of Oregon for Union County, begun and held at the Court House in the City of Union, on Monday the 6th day of September 1897 and from day to day thereafter during the continuance of said term, which on Wednesday the 8th day of September A.D. 1897, on the Third Judicial day of said term the said County Court opened for the transaction of business, with the following officers present to wit:

- The Hon. J. N. Sanders County Judge.
- W. D. Gravel do Commissioner
- R. J. Langwell do Commissioner
- J. F. Phy Sheriff
- J. R. Oliver Clerk

Due provision of the opening of Court having been made, the following proceedings were had, to wit:

In the matter of repairs on the Nespeck Bridge over Grande Ronde River

This matter came on to be heard at this time on the report of Jerry Smith, Supervisor of Road Dist No 14, from which it appears that John Hough, has completed the repairs on said bridge as per agreement with the County Judge that the work is done in a substantial and workmanlike manner. It is therefore considered and ordered that the report of Jerry Smith be approved and placed on file, and the Clerk is authorized to draw a warrant on the Contingent fund in favor of the said John Hough, for \$100. the amount agreed to be paid for said repairs.

In the matter of granting the road North of Elgin

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

In the matter of the vacation of certain streets Ed. Leto vs Alice

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

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In the matter of graveling road }
North of Eglin.

Now at this time this matter coming up for consideration it is ordered by the court that the same be and it is hereby continued for the term.

In the matter of the road, pe- }
ditioned for by J. M. Dave, et al

Now at this time this matter came on to be heard, on the report of the viewers and surveyor, heretofore appointed to view, survey and lay out said above named road, for a first reading and the said report having been read in open court this day for the first time, it is ordered that the same be laid over for a second reading on some other day of this term of court.

In the matter of the proposed }
County road petitioned for by Adolph }
Waukey et al

Now at this time this matter came on to be heard on the report of the viewers and surveyor, heretofore appointed by the court to view, survey and lay out said above named proposed road, for a first reading of the said report, and the same having been read in open court this day for the first time as by law required, it is ordered that the same be laid over for a second reading on some subsequent day of this term of this court.

In the matter of an }
order of the County Court }
vacating certain blocks, }
trails and alluge in the town }
of Adick, Union County, Oregon, }
made and entered Sept 5th 1897.

This case came on to be heard upon the petition of the Oregon Railroad and Navigation Company, a corporation, to vacate and set aside an order of the County Court made and entered on the 5th day of September 1897, vacating all that portion of the town site of Adick adjacent to and lying West of the Oregon Railroad and Navigation Company's depot grounds in Adick, railroad, street and all blocks, alluge and plots of said town site lying and being west of said depot grounds and situated

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in the North half of southeast quarter of Section 7 T. 2 S. R. 37 E. 10 M. in Union County, Oregon, as shown by the plat of said town made, executed and recorded in the said records of Jefferson County, Oregon, dedicating thereunto. And it appearing to the Court that said order, so made vacating said portions of said town site was made upon the petition of J. M. Remig who claimed to be the owner of the whole of said town site, effected by said vacation and that said claim was not true but false in fact, that at the time said application was made and said order made and entered and still the petitioner was the owner of all that portion of said town site designated upon the plat of said town as Railroad depot grounds 300 feet wide and extending through the entire length of said town site and fronting on railroad street on the west its entire length, that said railroad street and the streets opening thereon and leading thereto are necessary to the full and complete enjoyment of said depot grounds and the build up and warehouses thereon, that no notice was ever served upon the said Oregon Railroad & Navigation Company of said application to vacate said portion of said town site and that no notice whatever of said application was ever published in any manner and that this Court acted without jurisdiction in making said order vacating said portions of said town site and that said order is void and ought to be set aside and cancelled. It is therefore ordered that said order of this Court in the matter heretofore on the 5th day of September 1897 made and entered vacating said portions of said town site of all its including railroad street and all blocks, alleys and streets lying and being west of said railroad street, be and the same is hereby declared null and void and the said order is hereby vacated, set aside and cancelled and the said town site, its streets, alleys and blocks are hereby restored to the condition they were in before the said order was made and entered.

In the matter of the
Charge against the
School Superintendent

This matter came on to be heard at this time on the charges heretofore filed by the F. Allen, Chairman of the Board of School Superintendent with respect of duty, and the Court not being fully advised in the matter, It is considered