In the matter of vacating that of Connordale Addition lying outside of the city of La Grande, Oregon, and in the No of NW of SE of Sec. 8, Tp 3 S., R 38 EWM, in said county, excepting H Avenue and 12th Street therein.

On this day this cause coming on to be heard on the petition of Amanda C. Moore to vacate that part of Connordale Addition aforesaid lying outside of the city of La Grande, Oregon, excepting therefrom H. Avenue and 12th Streets therein, and it duly appearing to this court that the petition therefor was filed with the Clerk of this Court on the 26th day of November, 1926, and that from the return of the sheriff on file herein, the said petition therefor was posted in three of the most conspicuous places in said county, and was so posted on the 26th day of November, 1926, and remained so posted until the 5th day of January, 1927, and with said petition was also posted for the same length of time and in like manner the notice to all parties who may be interested, to appear and show cause at this time why said petition should not be granted and said addition vacated to the extent aforesaid, and that no objection has been made thereto either in writing or otherwise; and it further appearing that said part of said addition is not located in any incorporated town, and none of the blocks, lots, streets or alleys, have been used as such either by the public or otherwise as to the part sought to be vacated herein, and that all parties affected by said vacation, have been duly notified and this court being fully advised in the premises,

It is therefore CONSIDERED, ORDERED AND ADJUDGED that the prayer of said petition be and the same is hereby granted and allowed and that all of that part of Connordale Addition, lying outside of the city of La Grande, Oregon, and being the North half of Northwest Quarter of Southeast Quarter of Section 8, in Township 3, South, Range 38 EWM in Union County, Oregon, be and the same is hereby vacated, annulled and held for naught as fully to all intents and purposes as if the same had never been platted, save and except, however, as to said H. Avenue and said 12th Streets which shall be and remain as heretofore platted and remain open and dedicated for street purposes.

In the matter of the claim of W. E. Ruckman for damages for sheep killed by dogs.

Now at this time this matter comes on to be heard upon the claim of W. E. Ruckman in the sum of \$30.00 as damages for 4 sheep killed by a dog belonging to Datis Conklin of Imbler, Oregon, and the Court having considered said claim and being advised as to the merits thereof,

It is CONSIDERED AND ORDERED that said claim be and is hereby allowed and the County Clerk is hereby authorized and directed to draw a warrant on the Dog Fund of the County in favor of W. E. Ruckman in the sum of \$30.00.

In the matter of the approval of the bonds of John N. Hazelwood and E. P. Ashby.

Now at this time is presented to the Court for approval the bonds of John N. Hazelwood and E. P. Ashby as Constable of the Elgin and North Powder Justice of the Peace and Constable Districts, respectively, and it appearing to the Court that said bonds are in the sums required by law and that the sureties thereof are sufficient,

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It is CONSIDERED AND ORDERED that said bonds be and the same are hereby