Court met pursuant to adjournment.

Present: Same officers as on last Judicial Day.

Due proclamation of the opening of Court having been made, the

Journalnof the last day's proceedings was read, approved, and is here now signed.

A, J. Cauch County Judge,

W W stevens Commissioner,

AR Ladbetur Commissioner.

Whereupon the following proceedings were had, to-wit:

In the matter of the monthly report of the County Treasurer and credits given her.

Comes now Florence Bacon, County Treasurer of Union County, Oregon, and presents to the Court certain vouchers, warrants, and receipts showing that she has paid out of the various funds of the County certain sums of money. And it appearing to the Court from an examination of said vouchers and warrants that the sums have been duly paid out of the funds applicable thereto, that the warrants were regularly issued on the order of the Court, and that the Treasurer should have credit upon her account for the same,

It is therefore ORDERED that said vouchers, receipts, etc., be filed and the Treasurer be given credit therefor as follows:

125	General Fund Warrants	\$ 5,671.57
7 9	Road Fund Warrants	4,643.47
33	Market Road Warrants	1,353.59
1	Dog Fund Warrants	30.00
6	Prohi Enforcement Fund Receipts	1,126.60
1	Fire Patrol Fund Receipt	294.72
1	School Fund Receipt	12,341.50
1	Elementary School Fund Receipt	409.14
1	High School Fund Receipt	6,260.42
9	Special City Tax Receipts	10,476.28
35	Special School Tax Receipts	13,538.00
		\$56,145.29

In the matter of the application of the Eastern Oregon Realty Company for refund of taxes.

Now at this time this matter comes on for further consideration and the Court being advised in the matter,

It is CONSIDERED AND ORDERED that the application be and the same is hereby denied.

In the matter of the vacation of certain streets and alleys in Pratt's Subdivision of a part of the $E^{\frac{1}{2}}$ of the $NE^{\frac{1}{4}}$ of the $SE^{\frac{1}{4}}$ and the $E^{\frac{1}{2}}$ of the $SE^{\frac{1}{4}}$ of the $NE^{\frac{1}{4}}$ of Sec. 5, Tp 3 SR 38 EWM in Union County, Oregon.

ORDER OF VACATION

Now at this time this matter came on for hearing, upon the petition of Mount Emily Lumber Company for the vacation of the streets and alleys adjoining and adjacent to the South half of Block 4 and all of Blocks 5 and 6 of Pratt's Subdivision of a part of

THURSDAY, FEBRUARY 3rd, 1927.

the $E_{\frac{1}{2}}$ of the NE $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the $E_{\frac{1}{2}}$ of the NE $\frac{1}{4}$ of Section 5, Tp 3 SR 38 EWM, in Union County, Oregon, and it appearing to the Court:

That the said plat was filed on the 5th day of June, 1924, and recorded in Book 2 of the Record of Plats of Union County, Oregon, at page 33; that the streets therein platted and sought to be vacated have never been used; that the Mount Emily Lumber Company is the owner of said land, and is the only person interested in said land;

That notices of hearing on said petition were posted on the 29th day of January, 1927, in three public places in Union County, Oregon, one on the bulletin board at the front door of the court house, in La Grande, Oregon, one at the northwest corner of said platted property, and one at the southwest corner of said platted property, all prominent and conspicuous places; that no objections have been filed to the vacation of said streets and alleys; and the court being fully advised in the premises,

It is hereby CONSIDERED AND ORDERED that all that part of U, V and W Avenues lying wholly within the above described subdivision, and all of the alleys in Blocks 5 and 6 of said subdivision, and all that part of North Portland Street beginning on a line extended across said street at the south boundary line of the alley in Block 4 of said subdivision, and extending south to the south boundary line of said subdivision; all that part of North Albany Street beginning at a line drawn across said street at the south line of the alley in Block 4 of said subdivision, and extending south to the south boundary line of said subdivision, and all of the South half of Block 4, thereof, and all of Blocks 5 and 6, be and the same are hereby vacated, and said plat, to the extent above described, shall be henceforth held for naught.

In the matter of the petition of C. C. Welch, et al., for a railroad crossing near Imbler Oregon.

Now at this time, it appearing to the Court that the Public Service Commission has advised this Court that all applications for railroad crossings must be filed by the County Court of the County in which said crossing is sought,

It is ORDERED that this matter be and the same is hereby continued for further investigation.

Thereupon the Journal of today's proceedings was read, approved, and is here now signed, and it was ORDERED that Court be now adjourned for the term.

Oursh County Judge,

W Stevens Commissioner,

24.R Ledbellon Commissioner.



THIRD JUDICIAL DAY

TUESDAY, DECEMBER 4th, 1934

Ebert, L J'	250.00	Shafer, Lillian	270.00
Faulk, S J	230.00	Shanks, R A	1000.00
Feise, Ludwig	40.00	Smith, Tony	1000.00
Floyd, Kate A	1000.00	Sonnenburg, Adolf	1000.00
Fulton, Ada B	480.00	Stager, Geo J	790.00
Goodwin, M W	1000.00		
Gray, Ada`	550.00		
Gump, Chas E	1000.00	Turner, Harry	
Hall, Mary A	700.00	Wardelĺ, E	840.00
Hanford, Leland	1000.00	Whiting, Martha	1000.004
Henry, Jacob G	1000.00	Widell, Eva	
Hutchinson, Nella M	1000.00	Wilkinson, Wm	270.00
Iverson, Pearl	1000.00	Williamson, Martha M	430.00
Kenney, Mrs JP	370.00	Yeck, Putman	820.00
Laird, Lewis M	-690.00		590.00
Landers, John E	1000.00		333,433

And the Court having considered said report, finds that the persons claiming exemption are entitled to said exemption,

It is ORDERED that said report be and the same is hereby approved.

In the matter of the vacation of certain streets and alleys in Pratt's Subdivision of a part of the $E_2^{\frac{1}{2}}$ of the $NE_4^{\frac{1}{4}}$ of the $SE_4^{\frac{1}{4}}$ and the $E_2^{\frac{1}{2}}$ of the $SE_4^{\frac{1}{4}}$ of the $NE_4^{\frac{1}{4}}$ of Section 5, Tp 3S, R38, EWM, in Union County, Oregon.

ORDER OF VACATION

Now at this time this matter came on for hearing, upon the petition of Mount Emily Lumber Company for the vacation of the streets and alleys adjoining and adjacent to the South half of Block 4 and all of Blocks 5 and 6 of Pratt's Subdivision of a part of the $E^{\frac{1}{2}}$ of the $NE^{\frac{1}{4}}$ of the $SE^{\frac{1}{4}}$ and the $E^{\frac{1}{2}}$ of the $SE^{\frac{1}{4}}$ of Section 5, $T^{\frac{1}{2}}$ 3S, R38, EWM, in Union County, Oregon, and it appearing to the court:

That said plat was filed on the 5th day of June, 1924, and recorded in Book 2 of the Record of Plats of Union County, Oregon, at page 33; that the streets therein platted and sough to be vacated have never been used; that the Mount Emily Lumber Company is the owner of said land, and is the only reperson interested in said land;

That notices of hearing on said petition were posted on the 29th day of January, 1927, in three public places in Union County, Oregon, one on the bulletin board at the front door of the court house, in La Grande, Oregon, one at the northwest corner of said platted property, and one at the southwest corner of said platted property, all prominent and conspicuous places; that no objections have been filed to the vacation of said streets and alleys; and the court being fully advised in the premises,

It is hereby CONSIDERED AND ORDERED that all that part of U, W and V Avenues lying wholly within the above described subdivision, and all of the alleys in Blocks 5 and 6 of said subdivision, and all that part of North Portland Street beginning on a line extended across said street at the south boundary line of the alley in Block 4 of said subdivision, and extending south to the south boundary line of said subdivision, all that part of North Albany Street beginning at a line drawn across said street at the south line of the alley in Block 4 of said subdivision, and extending south to the south boundary line of said subdivision, and all of the South half of Block 4, thereof, and all of Blocks 5 and 6, be and the same are hereby vacated, and said plat, to the extent above described, shall be henceforth held for naught;

That the petition in the above entitled matter was filed on the 29th day of January, 1927, and notices were posted by the Sheriff of Union County, Oregon, on said 29th day of January, 1927, reciting that said petition would come on regularly for hearing at ten o'clock PM on Wednesday, the 2nd day of March, 1927, in the County Court Room in the court house at La Grande, Union County, Oregon, and that on said 2nd day of March, 1927, said matter came on for hearing, and was continued until the 3rd day of March, 1927, at which time the above order was made; that thereafter, by mistake, said order was copied in the journals of this court as of the 3rd day of February, 1927; that said order was actually made on the 3rd day of March, 1927, and is here now entered of record nunc pro tunc as of that date.

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

County Judge,

Commissioner,

Commissioner.