

Third Judicial Day

Wednesday March 14th 1896.

One at North end of the road applied for; one at the South end of same road and one about the center of said road applied for, for more than thirty days immediately prior to the presentation of said petition to this Court, notifying all persons concerned that application would be made to this Court at the present session of this Court; and that the notices so posted were in due form and duly signed by the petitioner, and that a bond for the cost of this proceeding has been duly given.

It is therefore Ordered that J. D. Saunders, J. H. Holcomb and F. P. Lee, be appointed Viewers of said road and that W. B. Blane be appointed Surveyor of said road; and that they meet at beginning of proposed road on the 13th day of March 1896 at the hour of 9 o'clock A. M. and after qualifying, to view, survey and lay out said road according to law.

In the Matter of the Petition of
J. L. Cavinus to vacate a
part of Cavinus's Addition to
Island City, Union County
Oregon.

And now at this time this matter comes on to be heard upon the petition of J. L. Cavinus to vacate certain Blocks, Lots, Streets and Alleys in Cavinus's Addition to Island City, Union County Oregon, more particularly described hereafter, and it appears to the Court upon proper proof that the said J. L. Cavinus did, on Oct. 13 1879, lay out, survey, plat, duly acknowledge and record in the Recorder's office of Union County, Oregon, certain lands out of the Northeast quarter of the Northeast quarter of Sec. 3 in Twp 3 South of Range 38E. N.W. as Cavinus Addition to Island City, Union County, Oregon, which town appears to have been heretofore regularly laid out, platted, surveyed, acknowledged and recorded as by law required, but which town never to this day been incorporated; that said Addition consisted of 13 blocks numbered from 8 to 20 inclusive and subdivided into lots each duly numbered, with Alleys and with streets therein, known and named as L. D. E. F., 2nd 3rd 4th 5th and 6th streets; that said Cavinus Addition has subsisted and has been regularly treated as part of said town to this day and has never been incorporated as provided by law. That it further appears that the Petitioner J. L. Cavinus, is still the absolute owner of blocks 8, 9, 13, 14, 15, 16, 17, 18, 19 and lots 1, 2, 3, 4, 5, 6, 7 and 8 in Block 20 of said Cavinus Addition to said Island City, Union County, Oregon; and which lots and blocks are

Third Judicial Day

Wednesday March 4th 1896.

contiguous with each other and are contiguous to the said Petitioners
 lots and forming cause and are wholly unoccupied and
 that no other person has any interest therein or any part
 thereof and that the streets above mentioned run and lay
 between and along said blocks and lots and are not
 necessary for public easements nor are any of them public
 highways. That said blocks and lots and streets are no longer
 valuable as residence or business or town property, or are
 marketable as such, but are valuable for agricultural purposes
 and that the prayer of the Petitioners should be granted vacating
 said lots, blocks, streets and alleys, and it appearing to the
 Court that the petition for such vacation was presented to
 this Court and filed with the County Clerk of Union County, Oregon
 more than 30 days previous to the first day of the sitting
 of this term of the County Court and that notice of the
 pendency of said petition in this Court (and that the same
 had been duly presented) has been given for the same length
 of time and that said notice contained the substance of said
 petition and that the Petitioner J. L. Cawness would apply to
 the County Court for vacation of the above and foregoing
 described lots, blocks alleys and streets and were duly posted
 on the 28th day of Jan. A. D. 1896 and have been kept posted ever
 since said date, in three of the most public places in
 said Island City, Union County, Oregon and as follows:
 One was posted on the street and front end at the post office,
 and one was posted at the street and front end of Alexander
 & Garrity's blacksmith shop and the third was posted at
 the front and street end at the McNealy saloon, all with
 in the said town of Island City as aforesaid and the Court
 finds that they are the most public places in said town
 and that they were all posted on said date, and that there
 is no public newspaper printed in said town. And the Court
 further finds that there is no opposition to said petition or
 application of said J. L. Cawness to vacate said blocks, lots, streets and
 alleys.

It is therefore considered, ordered, adjudged and decreed
 by this Court that all of blocks numbers 8, 9, 13, 14, 15, 16, 17
 18 & 19 and all of lots 1, 2, 3, 4, 5, 6, 7 and 8 in block 20 of said Cawness
 Addition to Island City, Union County, Oregon, as laid out platted, sur-
 veyed and recorded on page 268 of Vol. D. of Deeds and in the town plan
 book of Union County, Oregon Records, together with the alleys thereunto and
 adjoin adjacent and belonging thereto and more particularly

Third Judicial Day

Wednesday March 4th 1896.

described as follows, to wit: All of 2nd street north of blocks 13 and 19 and between them and lots 1, 2, 3, 4, 5, 6, 7 and 8 in block 20; all of 3rd street North of blocks 14 and 18 and between them and blocks 13 and 19; All of 4th street North of blocks 15 and 17 and between them and blocks 14 and 18; All of 5th street South of blocks 10 and 15 and 17 and between them and blocks 9 and 16; All of 6th street South of blocks 8, 9 and 16; All of C St. between blocks 8 and 9; also one half in width of D street lying east and along blocks 13, 14 and 15; also one half in width of 5th street north of and along block 8 of said Addition, be and the same is become an easement to said Petitioners J.L. Lawrence and no longer be held and considered as public easement or open to the benefit of the public in any way whatever, the same having been petitioned for by said J.L. Lawrence to be so vacated and particularly set out in his said petition and posted notice as aforesaid to be so vacated by this Court.

That further, the costs of this proceeding is hereby taxed at \$5 to be paid for by said Petitioners.

In the Matter of the proposed
County Road petitioned for
by Eugene R. Corcoran et al

comes now Eugene R. Corcoran, one of the petitioners for the above named proposed County Road, and presents to the Court the petition of himself and others, praying for the location and establishment of a County Road, described as follows, to wit: Commencing at the Northeast corner of the NW 1/4 of the NW 1/4 of the NW 1/4 of Sec 27 Twp 2 North R 40 E from thence N. 1/4 Mi to the NE cor. of lot 13 Sec 22, thence West 1/2 mile to NW cor. of the SE 1/4 of lot 4 of Sec 21, thence about sixty rods to a certain tree marked "A" thence in a southerly direction about thirty rods to a certain tree marked "B" here connecting with the County Road and there terminating. And it appearing to the Court that said petition is signed by more than twelve householders of this County, residing in the vicinity of said proposed road, and also said petition properly specifies the place of beginning, intermediate points and place of terminus of said road, and it is satisfactorily appearing to the Court that notice has been given by advertisement posted at the place of holding Court to wit: At the Courthouse in the town of Union, County of Union, State of Oregon, and also in those public places in the vicinity of said proposed road, to wit: On a tree at the beginning of