STATE OF OREGON, COUNTY OF UNION,					•
COUNTY OF UNION,					
BE IT REMEMBERED,	That on this	26th	day of	March	A. D., 19 <u>21</u> ,
before me, the undersigned,	a Notary	Public		· 	
in and for said county and s	tate, personally	appeared the w	rithin named	S. A. Pur	sel and
E. E. Pursel, his	rife :	•		<u> </u>	
				, who	are known
to me to be the identical	individual § de	scribed in and	who executed	the within insti	rument, and ac-
knowledged to me that th	ney executed	the same freely	and voluntaril	y .	
				WHEREOF, I ha	

my hand and Notari seal the day and year last above written.

My Commission expires March 6th, 1925.

ROAD DEED	FROM	S. A. Pursel et ux	10	UNION COUNTY, OREGON	COMPADEN	b_	County of Usion [certify that the wishin instrument was	received for record on the 23 day	A D. 19 22 at 11 0'elock A	M. and recerded in Beck	of said County Withess my hand and seal of office	Marmile County Clork	Extende Texton Daputy
												V	

This Indenture, witnesseth, That
and _E. E. Purael- his wife, for the consideration of Ten dollars
and other valuable consideration DOLLARS,
topaid, hatebargained and sold, and by these presents do bargain, sell and convey
unto the County of Union, State of Oregon, the following described land for road purposes, to-wit:
All that part of the property of S. A. Pursel in the Et of the SW of
section two (2) and in the Wi of SE of section two (2) T48 R39E.W.M., with
in fifty feet (50') on N side of the center line survey of the Old Oregon
Trail Highway as now staked and surveyed across that subdivision. Said
center line survey being more particularly described as follows: Commenc-
ing at a point on the 8 line of Section two (2) a distance of one thousand
three hundred nineteen feet (1319.0) E of the SW corner of section two: (2)
thence on a line bearing South eighty mine degrees thirty one minutes East
(S 89 31'E) a distance of two thousand two hundred three and five tenths
feet (2203.5') to a point which in the beginning of a curve; thence on a
curve bearing to the right whose radius is five hundred seventy three and
no tenths feet (593.0') a distance of one hundred seventy five and five
tenths feet (175.5') to a point on the N. Line of section eleven (11) one
thousand six hundred twenty eight and nine tenths feet (1628.9') W of ME
corner of section eleven (11). Except that part heretofore dedicated by
corner of section eleven (11). Except that paré heretofofe dedicated by use, or otherwise, as a public road. Tract contains one and twenty hum-
use, or otherwise, as a public road. Tract contains one and twenty hun-
use, or otherwise, as a public road. Tract contains one and twenty hunderedths (.120) acres.
use, or etherwise, as a public road. Tract contains one and twenty hum-dredths (.120) acres.
use, or otherwise, as a public road. Tract contains one and twenty hunderedths (.120) acres.
use, or etherwise, as a public road. Tract contains one and twenty hunderedths (.120) acres. TO HAVE AND TO HOLD the said land, with its appurtenances, for county road purposes to said
use, or etherwise, as a public road. Tract contains one and twenty hundredths (.120) acres. 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 Ne, the said S. A. Pursel and
use, or etherwise, as a public road. Tract contains one and twenty hunderedths (.120) acres. 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 Me, the said S. A. Pursel and E. E. Pursel . — do hereby covenant to and with the said Union County
To have and the public therein forever, and we the said S. A. Pursel and that they are free from all encumbrances to said union County that we are the owner in fee simple of said lands; that they are free from all encumbrances
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 we, the said S. A. Pursel and E. E. Pursel — do hereby covenant to and with the said Union County that we are the owner in fee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand
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 we, the said S. A. Pursel and E. E. Pursel — do hereby covenant to and with the said Union County that we are the owner in tee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand dollars, which said mortgage covers the land herein conveyed and also other
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 we that we are the owner in fee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand dollars, which said mortgage covers the land herein conveyed and also other lands, covering 160 acres in all.
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 we, the said S. A. Pursel and E. E. Pursel do hereby covenant to and with the said Union County that we are the owner in fee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand dollars, which said mortgage covers the land herein conveyed and also other lands, covering 160 acres in all.
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 we the said S. A. Pursel and E. E. Pursel: do hereby covenant to and with the said Union County that we are the owner in tee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand dollars, which said mortgage covers the land herein conveyed and also other lands, covering 160 acres in all. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 26th day of March 1921. Done in the presence of
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 we the said S. A. Pursel and E. E. Pursel: do hereby covenant to and with the said Union County that we are the owner in tee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand dollars, which said mortgage covers the land herein conveyed and also other lands, covering 160 acres in all. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 26th day of March 1921. Done in the presence of
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 Me the said S. A. Pursel and S. E. Pursel the owner in tee simple of said lands; that they are free from all encumbrances except a mortgage to the State of Oregon in the sum of Three thousand dollars, which said mortgage covers the land herein conveyed and also other lands, covering 160 acres in all. IN WITNESS WHEREOF, We have hereunto set our hands and seals this 36th day of March 1921. Done in the presence of

SECOND JUDICIAL DAY.

THURSDAY, JULY 7TH, 1921

be and the same is hereby increased to \$20.00 per month until the further orders of this Court.

In the matter of the Application of Ruth Aynearson for County Aid.

Now at this time this matter comes on to be heard upon the application of Ruth Rynearson for a monthly allowance as County Aid and the Court not being fully adivised at this time as to the merits of said application,

It is CONSIDERED AND ORDERED that said application be and the same is hereby continued for the term for further investigation.

In the matter of the acceptance of a deed from Laura E. Braden and F. W. Braden, her husband, for a Right-of-Way for the Old Oregon Trail Highway between La Grande and Hilgard.

Now at this time is presented to the Court a deed from Laura E. Braden and F. W. Braden, her husband, for a right-of-way for the Old Oregon Trail Highway, through the NEt of SW4, Section 35 Tp 2 S.R. 37 E.W.M., and it appearing to the Court that said deed is in due form and that it is necessary for Union County to acquire said Right-ofWay,

It is CONSIDERED AND ORDERED that said deed be accepted and the County Clerk is hereby authorized and directed to draw a warrant on the road fund of Union County in the sum of \$50,00 in favor of said Laura E. Braden.

In the Matter of the acceptance of deeds from S. A. Fursel, Maroni Horn, and R. M. South for Rights-of-Way for the Old Oregon Trail Highway between Hot Lake and Union.

Now at this time is presented to the Court the deed of S. A. Pursel for a right-of-way for the Old Oregon Trail Highway through the E_2^l of SW_4^l Sec. 2, and W_2^l of SE_4^l Sec. 2, TP. 4 S R 39 E.W.M.; the deed of Maroni Horn for right-of-way through the NW_4^l Sec 18 Tp 4 SR 40 E.W.M.; and the deed of R. M. South for a right-of-way through the NW_4^l Sec. 18 Tp 4 SR 40, E.W.M., and it appearing to the Court that said deeds are in due form and that it is necessary for Union County to acquire said rights-of-way to be used in connection with its highway system.

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 fund of the County in favor of Maroni Horn in the sum of \$450.00 and R. M. South in the sum of \$225.00.

In the matter of the payment of the balance due S. E. Miller for a Right-of-way for the Old Oregon Trail Highway between Hot Lake and Union.

Now at this time it appearing to the Court that at the May term of this Court, the deed of S. E. Miller for a right-of-way for the Old Oregon Trail Highway through the NW of section 18 Tp 4 SR 40 E.W.M. was accepted and a warrant ordered drawn in payment therefor, but that through a misunderstanding the warrant was ordered drawn in the sum of \$54.00 when