STATE OF OREGON. COUNTY OF UNION. BE IT REMEMBERED, That of this? before me, the undersigned, a. in and for said county and state personally appeared the within named to me to be the identical inflividual & described in and who executed the within instrument, and acknowledged to me that I received the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and Malauseal the day and year last above written. My Commission expires_____ MY COMMISSION EXPIRES AUG. 23, 1925 END 8

at 1 and 60 feet wide, being 30 feet on each side of the center line of the sevender. Joseph highway, as surveyed over and sorces caid property, said senter line being more verticularly described as station 697 f 00 of said center. The survey, said point being approximately 400 feet west and 22 feet sour of the section corner common to sections 16, 17, 20, and 21, 7, 1. S.K. 39 shence north 26 degrees 49' east a distance of 800 feet to a point designate station 705 f 00, said point being approximately 40 feet west and 680 feet of the above described section corner, said percel of land containing the station 705 f 00, said point being approximately 40 feet west and 680 feet of the above described section corner, said percel of land containing that they are the owners in fee simple of said lands; that they are free from all encumbrances except a Mortgary stational factors of the flatter of the f		
DOLLARS. to Mark paid, hard bargained 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 J.P. Larsen and edith G. Larsen in the 3½ of the 9½ of the SE¢ of section 17, T. 1. 3.R. 39 S.W.W. within a etc. All that part of the property of J.P. Larsen and edith G. Larsen in the 3½ of the 9½ of the SE¢ of section 17, T. 1. 3.R. 39 S.W.W. within a etc. All that part of the property of J.P. Larsen and edith G. Larsen in the 3½ of the 9½ of the SE¢ of section 17, T. 1. 3.R. 39 S.W.W. within a etc. All that part of the property, of J.P. Larsen and edith G. Larsen in the 3½ of the Section being solven over and sorress caid preperty, seid series in the section particularly described as follows: Beginning at a point being approximately 400 feet, west end 32 feet sour of the section corner common to sections 16, 17, 20, and 21, T. 1. 3.R. 39 thence north 26 degrees 49' east a distance of 800 feet to a point designate station 705 f 00, esti point being approximately 40 feet west end 680 feet of the shove described section corner, said percel of land containing that they are free from all encumbrances except a Mertycy, discount for feet and fact the fact of the shove described section corner, said lands; that they are free from all encumbrances except a Mertycy, discount of the feet of the f		$\Lambda \propto \Omega$
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vey unto the County of Union, State of Oregon, the following described land for road purposes, to wit: All that pert of the property of J.F. Largen and edith C. Largen in the 3s of the 3s of the 3st of section 17, T. L. S.R. 39 S.N.N. within a et at 1 send 50 feet wide, heing 30 feet on each side of the cantar line of the serious property, as surveyed over and screes said property, said center line being more perticularly described as follows: Beginning at a point designated as station 697 f 00 of said center line survey, said point being approximately 400 feet west and 32 feet sout of the section corner common to sections 16, 17, 20, and 21, T. L. S.K. 39 thence north 26 degrees 49' east a distance of 800 feet to a point designates as station 705 f 00, said point being approximately 40 feet west and 680 feet out in of the above described section corner, said percel of land containing lock acres, more or less. 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 that, the said Land with the said Union County that They are the owners in fee simple of said lands; that they are free from all encumbrances except a Mertagra still 20.00 and factors of the flath of They are the owners in fee simple of said lands; that they are free from all encumbrances except a Mertagra still 20.00 and factors of the flath of They are the owners in fee simple of said lands; that they are free from all encumbrances except a Mertagra still 20.00 and factors of the flath of They are free from all encumbrances except a Mertagra still 20.00 and factors of the flath of They are free from all encumbrances except a Mertagra still 20.00 and factors of the flath of They are free from all encumbrances except and the said and the flath of They are free from all encumbrances except and flath of the flath of They are free from all encumbrances except and flath of They are free from all encumbrances are flathed to a flath of They are free from all encumbrance	hus	ndred and thirty eight DOLLARS,
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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 that, the said In. Larran do hereby covenant to and with the said Union County that they are the owner; in fee simple of said lands; that they are free from all encumbrances except a Mertyaga for 2000 in favoral the public the cumbrances except a Mertyaga for 2000 in favoral the public the free from all encumbrances except a Mertyaga for 2000 in favoral the public that of the first and the first of the firs	thence	north 26 degrees 49' east a distance of 800 feet to a point designa
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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 that, the said In. Lacrum and Edith of Learner do hereby covenant to and with the said Union County that they are the owners in fee simple of said lands; that they are free from all en- cumbrances except a Mertyagy of 2000 in favor of the flatting Origon madour during the first partition of the first production of the first production of the presence of A. A	north c	of the above described section corner, said parcel of land containing
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 that, the said In. Lacrum and Edith of Learner do hereby covenant to and with the said Union County that they are the owners in fee simple of said lands; that they are free from all en- cumbrances except a Mertyagy of 2000 in favor of the flatting Origon madour during the first partition of the first production of the first production of the presence of A. A	1.04 ac	cres, more or less.
IN WITNESS WHEREOF, they have hereunto set our hands and seals this 28 the day of February, 1922. Done in the presence of A. Larsen (Seal) Edith Larsen (Seal)	Union (Edil that A cumbra	VE AND TO HOLD the said land, with its appurtenances, for county road purposes to said County and the public therein forever, and that, the said A Lanuard do hereby covenant to and with the said Union County are the owners in fee simple of said lands; that they are free from all ennees except a Mortgage of 2000 in favor of the tate of
L (3 Larsen (Seal)	IN WIT	TR. 39 C. Tem. as a whole. INFSS WHEREOF, Huy have hereunto set our hands and seals this 28 the Aubruary, 1922.
(Seal)	\propto (Darsen (Seal)

on account of the double payment of said warrants,

It is therefore CONSIDERED AND ORDERED that the County Clerk be and he is hereby authorized and directed to draw a warrant on the General Fund of the County in the sum of \$13.40 in lieu of said lost warrants.

It is FURTHER ORDERED that warrants number 2871 and 2967, series 1921, be and the same are hereby cancelled and the County Clerk and County Treasurer are hereby directed to make the necessary entries upon the books in their respective offices showing said cancellation.

In the matter of accepting the deeds of W. F. McKennon, et al, for Rights-of-way for the La Grande Joseph Highway between Island City and Elgin.

Now at this time is presented to the Court the deeds of W. F. McKennon, C. W. Fox, W. M. Pierce, J. L. Westenskow, Thos. Clark, C. H. Tuttle, Gerald Tuttle, Nancy A. Gordan, Garret VanBlokland, and J. P. Larsen for rights-of-way for the La Grande Joseph Highway between Island City and Elgin and it appearing to the Court that it is necessary for Union County to acquire the lands described in said deeds,

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 Bond Fund of the County in favor of the following persons and in the following amounts as payment for lands and as damages on account of the construction of said highway, to-wit: W. F. McKennon, Land \$1968.00; C. W. Fox, Land \$1439.75; W. M. Pierce, \$1835.00 (land \$835.00 and damages \$1,000.00); J. L. Westenskow, Land \$286.00; Thos Clark, \$892.00 (land \$669.00 and damages \$223.00); C. H. Tuttle, \$2024.00 (land \$224.00 and damages \$1800.00); Gerald Tuttle \$3600.00 (land \$676.50 and damages \$2923.50); Nancy A. Gordan \$4966.00 (land \$953.50 and damages \$4013.50); Garret VanBlokland \$1004.00 (land \$753.00 and damages \$251.00); and J. P. Larsen, Land \$338.00.

In the matter of accepting the deed of Ed Saling 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 thedeed of Ed. Saling, et ux., for a right-of-way for the Old Oregon Trail Highway between La Grande and Hilgard, Oregon, and it appearing to the Court that it is necessary for Union County to acquire the lands described in said deed,

It is CONSIDERED AND ORDERED that the said deed be accepted and the County Clerk is hereby authorized and directed to draw a warrant on the Road Bond Fund of the County in favor of Ed. Saling for the sum of \$50.00 in payment of said deed.

In the matter of the application of Lee Warnick for authority to issue Certificates of Delinquency for 1920 taxes to private parties.

Now at this time the above entitled matter comes on to be heard upon the application of Lee Warnick, Sheriff of Union County, for authority to issue certificates of delinquency for 1920 taxes to private parties and it appearing to the Court that Chapter 408 of General Laws of Oregon for 1919 provides that the permission of the County Court must first be had before certificates of delinquency can be issued to private parties,

It is therefore CONSIDERED AND ORDERED that the Sheriff be and he is hereby