	STATE OF OREGON. Ses.	
	BE IT REMEMBERED, That on this 18 day of July A. D., 1924, before me, the undersigned, a Notary Public	
	before me, the undersigned, a Molassy Public	
4	in and for said county and state personally appeared the within named	
	who is known	
7	to me to be the identical individual described in and who executed the within instrument, and ac-	
	knowledged to me thatexecuted the same freely and voluntarily.	
	IN TESTIMONY WHEREOF, I have hereunto set	
	my hand andseal the day and year last	
	above written.	
.1	My Commission expires april 26. 1925 At Haller	
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	FROM FROM TO UNION COUNTY, C UNION COUNTY, C County of Union { 3.3. Lecrity that the 1, and in increased for Trust on increased for the same and	
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¢	PRO PREGON MY OF OREGON MY OF Union certify that the warner of a 25 at 2; retrorded on, know 35 retrorded on know	
	FROAD FRO TO UNION COUN VIE OF OREGON County of Union I certify that the second for reach L. D. 10-25 at 2; I. and retained in, Exist Witness my hand fixed. The County Witness my hand fixed.	
¢	D S S S S S S S S S S S S S S S S S S S	
		THE REAL PROPERTY.
4		g-tree to

Ada.W.Hammersly 6
THIS INDENTURE, WITNESSETH, That
Raad One DOLLARS,
to himpaid, ha bargained and sold, and by these presents do bargain, sell and con-
vey unto the County of Union, State of Oregon, the following described land for road purposes, to-wit:
All that part of the property in the SW of the SE of Section 27, T. S., R. 41 EWM., within a strlp of land 60 feet in width, being 30 feet on each side of the center line of the Telocaset-Medical Springs Market Road, as surveyed and staked across said property, said denter line being more particularly described as follows:
Beginning at apoint epproximately 1320.0 feet notth and 2090.0 feet west of the section corner common to sections 25, 27, 34 and 35, T 6 S., R. 41, EWM. Union County, State of Oregon; thence S. 10 degrees 24 minutes E., 293.2 feet; thence 209.1 feet to the right on a 220.4 feot radius curve; thence S. 43 degrees 58 minutes "., 2.0 feet; thence 229.9 feet to the left on a 119.4 foot radius curve; thence S. 56 degrees 23 minutes E., 5.3 feet; thence 185.1 feet to the right on a 358.1 feet radius curve; thence S. 36 degrees 46 minutes E., 107.7 feet; thence 192.1 feet to the left on a 159.2 foot radius curve; thence N. 74 degrees 07 minutes E., 62.7 feet; thence 174.3 feet to the right on a 204.6 foot radius curve; thence 138.5 feet to the left on a 95.5 foot radius curve to the east boundary of said property, the tangent of said curve bears N. 39 degrees 49 minutes E., said point being approximately 397.0 feet north and 1320.0 feet west of the section corner common to/sections 26, 27, 34 and 35, T. 6 S., R. 41, EWM., containing 2.20 acres more or less. Also the following; beginning at a point on the east boundary of said property, approximately 515.0 feet north and 1320.0 feet west of the wection corner common to sections 26, 27, 34 and 35, T. 6 S., R. 41, EWM., Union County, State of Oregon; thence 56.2 feet to the left on a 95.5 foot radius curve, which tangent at the point of beginning hears N. 39 degrees 25 minutes W.; thence N. 73 degrees 08 minutes W., 137.9 feet; thence 403.7 feet to the right on a 119.4 foot radius curve; thence S. 59 degrees 20 minutes E. 97.0 feet to the east boundary of the said property, said point being approximately 755.0 feet north and 1320.0 feet west of the section corner common to sections 26, 27, 34 and 35, T. 6 S., R. 41, EWM; containing 0.96 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, the said of C June
do hereby covenant to and with the said Union County thatthe owner_ in fee simple of said lands; that they are free from all en-
cumbrances except
IN WITNESS WHEREOF, dhave hereunto sethand and seal_ this_15
day of feely, 1924.
Done in the presence of
Mary of Mylra (Seal)
Mary of Myera) (Seal)
(See I)

In the matter of the application of Sarah E. Rogers for County Aid.

Now at this time it is ORDERED that the above entitled matter be and the same is hereby continued for investigation.

In the matter of the acceptance of deeds for right-of-way for the Telocaset-Medical Springs Market Road.

Now at this time is presented to the Court deeds of J. C. Turner; Theo. F. Mayo and Lula B. Mayo, his wife; J. Claude Turner and Viola Turner, his wife; W. L. Meyers and Mary O. Meyers, his wife; W. E. Turner; S. J. Lile and Nora Lyle, his wife; and H. & C. Wicks for rights-of-way for the Telocaset-Medical Springs Market Road and it appearing to the Court that it is necessary for Union County to acquire lands described in said deeds for the construction of said road,

It is CONSIDERED AND ORDERED that said deeds be accepted and the County Clerk is hereby authorized and directed to draw warrants on the Market Road Fund in favor of J. Claude Turner in the sum of \$75.00; W. L. Meyers in the sum of \$110.00; and W. E. Turner in the sum of \$150.00.

In the matter of the payment of a judgment of M. Horn against Union County.

Now at this time it appearing to the Court that on July 17th, 1924, the Circuit Court of Union County entered a judgment based upon the verdict of the Jury in an action entitled Union County, Oregon, vs M. Horn and Jane Doe Horn, his wife, wherein it was adjudged that Union County was entitled to appropriate for highway purposes a strip of land containing 3.59 acres thru the lands of defendants for use as a right-of-way for the Telocaset-Medical Springs Market Road upon the payment of the sum of \$178.00 and costs to said defendants and it further appearing to the Court that said Circuit Court has taxed the costs of the said defendants in said trial at the sum of \$49.75,

It is therefore CONSIDERED AND ORDERED that the County Clerk be and he is hereby authorized and directed to draw a warrant on the Market Road Fund of the County in the sum of \$227.75 in favor of M. Horn in full payment of said Judgment and costs.

In the matter of the claim of V. V. Bean for indemnity for diseased cow slaughtered under the provisions of Chapter 215, Laws of 1923.

Now at this time is presented to the Court the claim of V. V. Bean in the sum of \$18.00 as indemnity for one cow over two years old slaughtered under the provisions of Chapter 215, Laws of 1923, and it appearing to the Court from the certificate of G. F. Overhulse, the Veterinarian supervising the slaughter of said animal was killed on May 3rd, 1924, at La Grande, Oregon, and from the affidavit of V. V. Bean, the claimant, that said animal was owned in the State the required length of time to come under the provisions of Chapter 215, Laws of 1923, and it further appearing that the requirements relative to the disinfection of the stables where said animals were kept have been complied with, and no one having appeared to resist said claim,

It is CONSIDERED AND ORDERED that the same be and is hereby allowed in