ROAD DIEED

FROM

TO

UNION COUNTY, OREGON

STATE OF ORECON

TO

COUNTY

Without in hand interest of office

STATE OF ORECON

	for the consideration of Heg tight wire
n each side of hereins be built	after described readway, and g gates SOLLARES
topaid, 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:
A strip of land 60	fact in width, being 30 feet on each side of the
center line of the	Union-Medical Springs Market Read between Survey
Station 776/99.2 an	d Survey Station 795/44.0, said center line between
said Survey Station	s being described as fellews: Beginning at a point
in the center of the	e present County Read No. 238, which said point is
located North 850 fo	eet and West 1330 feet from the SE corner of Section
34 Tp 5S R41 EWM and	d running thence to the left on a 2865.0 feet radius
curve a distance of	336.7 feet; thence S 18° 44' E a distance of 1508.1
feet to a point on	the section line between Sections 2 and 3 in Tp 68
R41 RWM, which said	peint is South 936 feet from the NE corner of Sec-
tion 3 in said Tp 68	S R41 EWM. Said strip of land containing 2.54 acres
more or less.	
TO HAVE AND TO HOLD th	ne said land, with its appurtenances, for county road purposes to said
	, and the second se
Union County and the public	therein forever, and I , the said I H Divers
	therein forever, and I the said H Pivers  do hereby covenant to and with the said Union County
· · · · · · · · · · · · · · · · · · ·	do hereby covenant to and with the said Union County
thatthe	
thatthe	do hereby covenant to and with the said Union County
thatthe	do hereby covenant to and with the said Union County
thatthe	do hereby covenant to and with the said Union County
thatthe	do hereby covenant to and with the said Union County
thatthe	do hereby covenant to and with the said Union County
thatthe	do hereby covenant to and with the said Union County, e owner_ in fee simple of said lands; that they are free from all en-
thatthe cumbrances	do hereby covenant to and with the said Union County e owner_ in fee simple of said lands; that they are free from all en-
thatthe cumbrancesthe	do hereby covenant to and with the said Union County e owner_ in fee simple of said lands; that they are free from all en-
thatthe cumbrances	do hereby covenant to and with the said Union County e owner_ in fee simple of said lands; that they are free from all en-  have hereunto set_myhand_ and seal_ this
thatthe cumbrances	do hereby covenant to and with the said Union County e owner_ in fee simple of said lands; that they are free from all en-

Texaco Service Station - Brdy + 3rd . -

and it appearing to the Court from said application that on May 18th, 1932, the said C. K. McCormick, County Clerk, received from the Pendleton Live Stock Loan Company of Pendleton, Oregon, 3 certified copies of chattel mortgages on livestock without any letter of instruction; that said County Clerk assumed that said Pendleton Live Stock Loan Company wished to have said mortgages recorded and duly recorded the same and returned same to said company with a statement of the recording fees in the sum of \$14.40; that said company failed to remit said recording fee prior to the first day of June, 1932, at which time the said County Clerk remitted to the County Treasurer from his personal funds the sum of \$14.40 covering said recording fee; that on about June 10th, 1932, said Pendleton Livestock Loan Company notified said County Clerk that it was not its intention to have said mortgages recorded and refused to pay the fee therefor, and the court having considered said petition and being advised as to the merits of said application,

It is hereby considered and ordered that the County Clerk is hereby authorized and directed to draw a warrant on the general fund of the county in favor of himself in the sum of \$14.40 as a refund of the amount paid by him to the County Treasurer as the recording fee for said chattel mortgages.

In the matter of the acceptance of the deeds of Clarence VanOrder, et ux; W. H. Divers; Joseph C. Lay, et ux; and George A. LoosZier, et ux.

Now at this time is presented to the court the deeds of Clarence VanOrder and Maud VanOrder, his wife; W. H. Divers, unmarried; Joseph C. Lay and Katie R. Lay, his wife; and George A. Looslie and Alice L. Looslie, his wife, to certain lands for use as a right-of-way for county road No. 238, or what is commonly known as the Union-Medical Springs Market Road, and it appearing to the court that said lands are required by the county and are necessary in the alteration and improvement of said road,

It is CONSIDERED AND ORDERED that said deeds be and the same are hereby accepted and the County Clerk is hereby authorized and directed to record same in the records of Union County.

In the matter of the application of W. S. Richards for County Aid

Now at this time this matter comes on for the consideration of the application of W. S. Richards for county aid and it appearing to the court from said application that the said W. S. Richards is of the age of 61 years and by reason of ill health is unable to earn a livelihood, and it further appearing that he has no relatives or friends who are willing or able to support him, and the court having investigated his circumstances and being advised in the premises,

It is CONSIDERED AND ORDERED that said application be allowed, and the County Clerk is hereby authorized and directed to draw a warrant on the general fund of the county in the sum of \$10.00 per month in favor of said applicant until the further order of this court.