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EXCEPTING that part of said trace of land con/e/e to LeRoy Welley and with by deed dated June 24 1948 (daid book life, page 470), said a spring a partellof land life feet seat are west near the easterly and of said triangular, that

Baginning 25 feet west of a point which is 49 rods west and 40 rods north of he south ast correct of the south vest quarter of increase in the south ast correct of the south vest quarter of increase in the Willamette Meridian (plin, a) that west of the same of the described as exiting 31 rods east and 40 rods north or the canar of sail section), running them a south 100 for the first and of the point of beginning, them a continuing north to the southerly line of the highway known as algin-Weston highway, theree Northwesterly of ng the southerly line of daid highway to a point due north of the point of perinting thence south rother point of beginning

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ALSO EXCEPTING the parcel of line in the vortheast normal of said apprendices this, I for the Weston Lgin state Highway, and subject to essentiation integration liters and County Roads is same may now exit

BE IT REMEMBERED, that at a regular term of the County Court of the State of Oregon, for the County of Union in probate sitting, begun and held at the Court House in the City of La Grande, in said County and State, on Monday, the _____day of _______A. D., 19____, the same being the first Monday of said month and the time fixed by law for holding a regular term of said Court, when were present:

The Honorable C. K. McCORMICK, County Judge, C. L. GRAHAM, Clerk,

H. A. KLINGHAMMER, Sheriff.

When, on Wednesday, the 3 day of Sept. A. D., 19 or the judicial day of said term, among others, the following proceedings were had, to-wit:

IN THE MATTER OF THE VACATION OF

A PORTION OF COUNTY ROAD #453

ORDER

Siring

WHEREAS on the 3rd day of September, 1958, at the regular term of the County Court of the State of Oregon for the County of Union sitting for the transaction of County business, begun and held at the Courthouse in the City of LaGrande in said County and State on Wednesday the 3rd day of September, 1958, the same being the first Wednesday of said month and the time fixed by the law for holding of a regular term of said Court; and it appearing to the Court that a certain portion of County Road #453 is no longer used as a part of the general road system of Union County and said Resolution having been duly signed by the said C. K. McCormick, Herbert J. Speckhart and Ray C. Baum; and whereas at the present time there is no County Surveyor or County Road Master, but that the said Ray C. Baum has been acting as the County Road Master; and whereas it is required by law generally and ORS 368.570 that the County Surveyor or County Road Master examine the road and make a report in writing on said road setting forth whether in his opinion the road should be vacated, whether the road is, or has been in use, whether it will be advisable to preserve the road for a general road system in the future, or whether the public will be benefited by the vacation and all other facts, merits and things which are of importance to the County Court;

AND WHEREAS it is required by law generally and ORS 368.575 specifically that the County Court in session shall fix a date for hearing the report mentioned in ORS 368.570 and that the County Court shall cause notice of the hearing to be given by advertisement posted at the place of holding County Court and at three public places in the vicinity of the road, at least thirty (30) days before the date set for hearing, and that proof that said notice has been given shall be made by the Affidavit of the person directed by the County Court to pose the notices; NOW THEREFORE,

IT IS HEREBY ORDERED by the above entitled Court that Ray C. Baum shall make a written report as the acting County Road Master in compliance with ORS 368.570; that the date for the hearing of said report shall be Wednesday, October 1st, 1958. That the said Ray C. Baum shall post the notices of hearing at the County Courthouse and at three public places in the vicinity of the road at least thirty (30) days prior to the 1st day of October, 1958 and that the said Ray C. Baum shall make proper proof of notice by affidavit.

COUNTY JUDGE

Commissioner

Commissioner

In the matter of the vacation of a

portion of County Road No. 453

At this time it appearing that the Court has adopted a resolution declaring it's intention to undertake such proceedings as are required by law to vacate that portion of County Road No 453, located within the lands of Clarence E. Merritt and Olive V. Merritt, and Clyde L. Stark, situated in the Southwest quarter of the Northeast quarter of Section 16, Township 1 North, Range 39, E. W. M., Union County, Oregon.

It is ORDERED that the Acting County Roadmaster, be hereby directed to examine that portion of said road proposed to be vacated, and to file a report in writing setting forth his recommendation as to County Judge

Specklast.
Commissioner

Ray & Baum
Commissioner the vacation of said road.

5/536

In the matter of the vacation of a

portion of County Road No. 453.

5/38

On this 4th. day of September, 1958, it appearing to the court that the Acting County Roadmaster has filed a report recommending that a portion of County Road No. 453 be vacated.

It is CONSIDERED and ORDERED that Thursday, November 6, 1958, at 10:00 A. M., and the Court House in La Grande, Oregon, be fixed as the time and place for the hearing of said report.

It is further ORDERED that the Acting County Roadmaster post notices as required by law notifying all person of the time and place of said hearing. County Judge

X. J. Speckhart
Commissioner

Pay (Bainn Gommissioner

NOTICE OF ROAD VACATION

NOTICE IS HEREBY GIVEN that the County Court of the County of Union, Oregon, will on the let day of Detaber, 1958, at the County Court Room at LaGrande, Oregon, at the hour of 10 o'clock in the forenoon consider the report of Ray C. Baum as the acting County Road Master of Union County made upon his examination in the matter of the proposed vacation of that portion of County Road #453 described as running through and over certain real properties belonging to Clarence E. Merritt and Olive V. Merritt, husband and wife and Clyde L. Stark, and more particularly described respectively as follows:

ALL persons concerned or having objections to the vacation of said above described portion of said road or to the report of the County Road Master relative thereto may appear and be heard at said time and place.

WITNESS the Honorable C.K. McCormick, County Judge, Ray C. Baum and Herbert Speckhart County Commissioners of Union County, Oregon, with the seal of the County Court fixed this day of August, 1953.

Ex-office Clerk of the County Court

f Union County, Oregon

Ray C. Brun

In the matter of the vacation of a

portion of County Road No. 453

I, Ray C. Baum, Acting Roadmaster of Union County, Oregon, do hereby certify that pursuant to an order of the County Court of Union County, dated September, 3, 1958, I did view that portion of County Road No. 453 located within the lands of Clarence E. Merritt and Olive V. Merritt and Clyde L. Stark, and situated in the Southwest quarter of the Northeast quarter of Section 16, Township 1 North, Range 39, E. W. M., Union County, Oregon.

In my opinion, the portion of County Road No. 453, proposed to be vacated is no longer useful as a part of the general road system of Union County, as it has been replaced by the Weston-Elgin State Highway, and is not travelled by the public. I, therefore, recommend that the same be vacated.

Dated this 4th. day of September, 1958

Respectfully submitted,

Acting County Roadmaster.

In thumatter of the vacation of a portion of County Road No.453.

State of Oregon) ss County of Union)

I, Ray C. Baum, acting Roadmaster of Union County, Oregon, being first duly sworn, say that I posted three several notices, of which the notice hereto attached is a true and correct copy, in three public places in Union County, Oregon, in the vicinity of that portion of County Road No. 453 therein described and proposed to be vacated, to-wit: one on a tree at the beginning of the portion of the road proposed to be vacated, one on a tree about midway between the beginning and the terminus of the portion proposed to be vacated, and one on a tree at the terminus of the portion of the road proposed to be vacated, thirty days previous to the date fixed by the County Court for the hearing of the report of the Acting County Roadmaster, on said proposed vacation, to-wit: the 11th. day of September, 1958. I further say that i posted a true and correct copy of said notice at the place of holding County Court for Union County, Oregon, to-wit: on front of the Court House, in the City of La Grande, in said County and State, on September 11, 1958, which date was more than thirty days previous to the time fixed for hearing the report of the **Example County** Roadmaster, in the matter of said proposed vacation.

Subscribed and sworn to before me this 5th. day of November,

1958.

County Clerk of Union County, Oregon

IN THE MATTER OF THE VACATION OF A FORTION OF COUNTY ROAD # 453.

RESOLUTION OF VACATION

335

WHEREAS it appears to the County Court of Union County, Oregon, that a portion of County Road #453 which runs through and over certain real properties belonging to Clarence E. Merritt and Olive V. Merritt, husband and wife as tenants by the entirety and Clyde L. Stark, an unremarried divorced man, and more particularly described respectively as follows:

Merritt's property:

All that portion of the northwest quarter of southwest quarter of northeast quarter ($NW_{\frac{1}{4}}SW_{\frac{1}{4}}NE_{\frac{1}{4}}$) of section 16, township 1 north, range 39 east of the Willamette Meridian, lying south of the Weston-Elgin Highway, more particularly described as follows:

Commencing at a point 40 rods south of the northwest corner of the southwest quarter of northeast quarter of said section 16, and running thence east 685 feet, more or less, to the southerly line of the Westen-Elgin highway; thence northwesterly along the souther-ly line of said highway to a point on the sectional subdivision line due north of the point of beginning; thence south 160 feet, more or less, to the point of beginning. Subject to roads as same may appear of record or exist thereon.

EXCEPTING that part of said parcel of land conveyed to LeRoy Kelley and wife by deed dated June 24, 1948 (deed book 116, page 470), said exception being a parcel of land 116 feet east and west near the easterly end of said triangular tract.

Stark property:

Beginning 25 feet west of a point which is 49 rods west and 40 rods north of the southeast corner of the southwest quarter of northeast quarter of Section 16, township 1 North, range 39 East of the Willamette Meridian (being 25 feet west of the same point described as being 31 rods east and 40 rods north of the center of said section); running thence south 100 feet; thence east 106 feet; thence northeasterly to a point 116 feet east of the point of beginning; thence continuing north to the southerly line of the highway known as Elgin-Weston Highway; thence Northwesterly along the southerly line of said highway to a point due north of the point of beginning; thence south to the point of beginning.

Commencing at a point 32 rods west and 20 rods north of the southwest corner of the east half of northeast quarter of Section 16, township 1 north, range 39 east of the Willamette Meridian; running thence east 2 rods; thence north 20 rods; thence west 19 rods; thence south 20 rods; thence east 17 rods to the point of beginning.

SAVE and EXCEPTING therefrom the following described tract of land, to-wit: Commencing at a point 49 rods west and 40 rods north of the Southeast corner of the Southwest quarter of the Northeast quarter of Section 16, township 1 north, Range 39 EWM, being the same point described as being 31 rods east and 40 rods north of the center of said section; running thence south 100 feet; thence east 81 feet; thence northeasterly to a point 91 feet east of the point of beginning; thence west 91 feet to the point of beginning.

ALSO EXCEPTING the parcel of land in the Northeast corner of said premises conveyed for the Weston-Elgin State Highway; and subject to easements for irrigation ditches and County Roads as same may now exist.

THAT said portion of County Road #453 which runs through and over the above described premises is useless as a part of the general road system of Union County and has not been used by the public as a part of the general road system of Union County for many years and that the public is adequately served by the Weston-Elgin Highway and that it would, therefore, now be extremely burdensome to the County to maintain said road. That there is no land which is adjacent to that portion of said road above described inasmuch as the said Clarence E. Merritt and Olive V. Merritt and Clyde L. Stark own all property on either side of said road.

AND WHEREAS said portion of County Road #453 is no longer in use by the public and that the public will be benefited by the vacation of said portion of said road;

THEREFORE, BE IT RESOLVED that such proceedings as are required by law generally, and ORS 368.565, et seq, specifically, to vacate said above described portion of County Road #453 will be undertaken.

DATED and SIGNED at LaGrande, Union County, Oregon, this 3rd day of September, 1958.

A. Speckhart. Commissioner

Ray C. Burn Commissioner

BE II REMEMBERED that at a regular term of the County Court of the State of Oregon for the County of Union in probate sitting begun and held at the Court House in the City of La Grande in said County and State on Monday the day of A D 19 the same being the first Monday of said month and the time fixed by law for holding a regular term of said Court when were present

The Honorable C K McCORMICK County Judge

C L GRAHAM Clerk

JESSE BRUSHEARS Sherift

When on Thursday

dry of Mauencher D 19

or the

judicial day of said term among others the following proceedings were hid to wit

IN THE MATTER OF THE VACATION OF

ORDER

A PORTION OF COUNTY ROAD #453

5/542

NOW AT THIS TIME, the above entitled matter comes on for hearing upon the report of the acting County Road Master on the proposed vacation of a portion of County Road #453 described as running through and over centain real properties belonging to Clarence E Merritt and Olive V

of a portion of County Road #453 described as running through and over certain real properties belonging to Clarence E Merritt and Olive V Members that and English the County of the property of the trick of the County of the C

Commencing at a point 40 rods south of the northwest corner of the couthwest quarter of northeast quarter of said section 16, and in the increase to the southerly line of the Wester-Elgin highway, then conorthwesterly along the souther due north of the point of beginning, there south 150 feet, more or less, to the point of heginning subject to reads as same may appear of record or exist thereon

EXCEPTING that part of said parcel of land conveyed to LeRoy Kelley and wife by deed dated June 24, 1948 (deed book 116, page 470), said exception being a parcel of land 116 feet east and west near the easterly end of said triangular tract.

Stark property

Seginning 25 feet west of a point which is 49 rods west and 40 rods

north of the southeast corner of the southwest quarter of northeast

quarter of Section 16, township 1 North, range 39 East of the Willamest

Meridian (being 25 feet west of the same point described as being 31

reds east and 40 rods north of the center of said section), running

thence south 100 feet, thence east 106 feet, thence northeasterly

to a point 116 feet east of the point of beginning, thence centinuing

north to the southerly line of the highway known as Elgin-Weston

Highway, thence Northwesterly along the southerly line of said

highway to a point due north of the point of beginning, thence

south to the point of beginning

Commencing at a point 32 rods west and 20 rods north of the seuthwest corner of the east half of northeast quarter of Section 16, tewnship 1 north, range 39 east of the Willamette Meridian, running thence east 2 rods, thence north 20 rods, thence west 19 rods, thence south 20 rods, thence east 1/ rods to the point of beginning

SAVE and EXCEPTING therefrom the following described tract of land, to-wit Commencing at a point 49 rods west and 40 rods north of the Southeast corner of the Southwest quarter of the Northeast quarter of Section 16, township 1 north, Range 39 EWM, owing the same point described as being 31 rods east and 40 rods north of the center of said section; running thence south 100 feet, thence east 61 feet, thence northeastaily to a point 91 feet east of the point of beginning, thence west 91 feet to the point of beginning,

ALSO EXCEPTING the parcel of land in the Northeast corner of said premises conveyed for the Westen-Elgin State Highway, and subject toses mention of the County Roads as a second may in

AND IT APPEARING to the Court from said report that the portion of said road proposed to be vacated is no longer useful as a part of the general road system of the County and is burdensome to maintain;

AND IT FURTHER APPEARING from the Affidavit of posting on file that the acting County Road Master, more than thirty (30) days prior to October 1st, 1958, the date set for hearing the said Report, posted three notices of the hearing in the vicinity of that portion of said three notices of the hearing in the vicinity of that portion of said road proposed to be vacated, and one notice at the place of holding county Court; that said notices remained posted at least thirty (30) County Court; that said notices remained posted at least thirty days before the date set for said hearing and it further appearing that no person has appeared to object to, or remonstrate, against said vacation. vacation.

IT IS THEREFORE CONSIDERED and ORDERED that the portion of said road above described be, and the same is hereby vacated.

M. Speckhart. COMMISSIONER

Ray C. Baum COMMISSIONER

BE IT REMEMBERED, that a regular term of the County Court of the State of Oregon, for the County of Union, sitting for the transaction of County business, begun and held at the Court House in the City of La Grande, in said County and State on Wednesday, the 3rd day of September A. D., 1958, the same being the first Wednesday of said month and the time fixed by law for holding a regular term of said court, when were present:

The Honorable C. K. McCormick, County Judge,

H. J. Speckhart, Commissioner,

Ray C. Baum, Commissioner,

C. L. Graham, County Clerk,

H. A. Klinghammer, Sheriff.

Due proclamation of the opening of Court having been made, thereupon the following proceedings were had to-wit:

In the matter of the allowance of bills against the County and the issuance of warrants, therefor.

Now at this time, the matter of the allowance of miscellaneous bills against the County came on for consideration, and the said bills having been submitted to the Court, and the Court having passed on and audited the said bills separately as appears from the signatures of the Court thereon,

It is therefore CONSIDERED, ORDERED AND ADJUDGED that the said bills be allowed and warrants issued by the County Clerk in payment of the same as allowed in classes and amounts as shown by General Fund Exhibit of Claims and Warrants No. 16, pages 130 to 132 inclusive, and the Road Fund Exhibit of Claims and Warrants No 6, pages 21, 22, 271 and 272.

In the Matter of the Vacation of a Portion of County Road # 453.

WHEREAS it appears to the County Court of Union County, Oregon, that a portion of a County Road # 453 which runs through and over certain real properties belonging to Clarence E. Merritt and Olive V. Merritt, husband and wife as tenants by the entirety and Clyde L. Stark, an unmarried divorced man, and more particularly described respectively as follows:

Merritt's property :

All that portion of the northwest quarter of southwest quarter of northeast quarter (NW+SW+NE+) of section 16, township 1 north, range 39 east of the Williamette Meridian, lying south of the Weston-Elgin Highway, more particularly described as follows:

Commencing at a point 40 rods south of the northwest corner of the southwest quarter of northeast quarter of said section 16, and running thence east 685 feet, more or less, to the southerly line of the Weston-Elgin highway; thence northwesterly along the southerly line of said highway to a point on the sectional subdivision line due north of the point of beginning; thence south 160 feet, more or less, to the point of beginning. Subject to roads as same any appear of record or exist thereon.

EXCEPTING that part of said parcel of land conveyed to LeRoy Kelley and wife by deed dated June 24, 1948 (deed book 116, page 470), said exception being a parcel of land 116 feet east and west near the easterly end of said triangular tract.

Stark Property:

Beginning 25 feet west of a point which is 49 rods west and 40 rods north of the southeast corner of the southwest quarter of northeast quarter of Section 16, township 1 North, range 39 East of the Williamette Meridian (being 25 feet west of the same point described as being 31 rods east and 40 rods north of the center of said section); running thence south 100 feet; thence east 106 feet; thence northeasterly to a point 116 feet east of the point of beginning; thence continuing North to the southerly line of the highway known as Elgin-Weston Highway; thence Northwesterly along the southerly line of said highway to a point due north of the point of beginning; thence south to the point of beginning.

Commencing at a point 32 rods west and 20 rods north of the southwest corner of the east half of northeast quarter of Section 16, township 1 North, range 39 east of the Williamette Meridian; running thence east 2 rods; thence north 20 rods; thence west 19 rods; thence South 20 rods; thence east 17 rods to the point of beginning.

SAVE AND EXCEPTING therefrom the following described tract of land, to-wit: Commencing at a point 49 rods west and 40 rods north of the Southeast corner of the Southwest quarter of the Northeast quarter of Section 16, township 1 north, Range 39 EWM, being the same point described as being 31 rods east and 40 rods north of the center of said section; running thence south 100 feet; thence east 81 feet; thence northeasterly to a point 91 feet east of the point of beginning; thence west 91 feet to the point of beginning.

ALSO EXCEPTING the parcel of land in the Northeast corner of said premises conveyed for the Weston-Elgin State Highway; and subject to easements for irrigation ditches and County Roads as same may now exist.

THAT said portion of County Road # 453 which runs through and over the above described premises is useless as a part of the general road system of Union County and has not been used by the public as a part of the general road system of Union County for many years and that the public is adequately served by the Weston-Elgin Highway and that it would, therefore, now be extremely burdensome to the County to maintain said road. That there is no land which is adjacent to that portion of said road above described inasmuch as the said Clarnece E. Merritt and Olive V. Merritt and Clyde L. Stark own all the property on wither side of said road.

AND WHEREAS said portion of County Road # 453 is no longer incusecbyotheapublictand thatatherpublic will benefited by the vacation of said portion of said road;

THEREFORE, BE IT RESOLVED that such proceedings as are required by law generally, and ORS 368.565, et seq, specifically, to vacate said above described portion of County Road # 453 will be undertaken.

Dated and Signed at La Grande, Union County, Oregon, this 3rd day of September, 1958.

In the Matter of the Vacation of a portion of County Road # 453.

WHEREAS on the 3rd day of September, 1958, at the regular term of the County Court of the State of Oregon, for the County of Union sitting for the transaction of County business, begun and held at the Courthouse in the City of La Grande in said County and State on Wednesday the 3rd day of September, 1958, the same being the first Wednesday of said month and the time fixed by the law for holding a regular term of said Court; and it appearing to the Court that a certain portion of County Road # 453 is no longer used as a part pf the general road system of Union County and said Resolution having been duly signed by and the said C. K. McCormick, Herbert J. Speckhart and Ray C. Baum; and whereas at the present time there is no County Surveyor or County Road Master, but that the said Ray C. Baum has been acting as the County Road Master; and whereas it is required by law generally and ORS 368-570 that the County Surveyor or County Road Master examine the road and make a report in writing on said road setting forth whether in his opinion the road should be vacated, whether the road is, or has been in use, whether it will be advisable to preserve the road for general road system in the future, or whether the public will be benefited by the vacation and all other facts, merits and things which are of importance to the County Court;

AND WHEREAS it is required by law generally and ORS 368.575 specifically that the County Court in session shall fix a date for hearing the report mentioned in ORS 368.570 and that the County Court shall cause notice of the hearing to be given by advertisement posed at the place of holding County Court and at three public places in the vicinity of the road, at least thirty (30) days before the date set for hearing, and that proof that said notice has been given shall be made by the Affidavit of the person directed by the County Court to pose the notices; NOW THEREFORE,

IT IS HEREBY ORDERED by the above entitled Court that Ray C. Baum shall make a written report as the acting County Road Master in compliance with ORS 368.570; that the date for hearing of said report shall be Wednesday, October 1st, 1958. That the said Ray C. Baum shall post the notices of hearing at County Courthouse and at three public places in the vicinity of the road at least thirty (30) days prior to the 1st day of October, 1958 and that the said Ray C. Baum shall make proper proof of notice by affidavit.

In the matter of the vacation of a portion of County Road No 453.

At this time it appearing that the Court has adopted a resolution declaring it's intention to undertake such proceedings as are required by law to vacate that portion of County Road No 453,

FIRST JUDICIAL DAY

WEDNESDAY, SEPTEMBER 3, 1958

located within the lands of Clarence E. Merritt and Olive Merritt, and Clyde L. Stark, situated in the Southwest quarter of the Northeast quarter of Section 16, Township 1 North, Range 39, E.W.M., Union County, Oregon.

It is ORDERED that the Acting County Roadmaster, be hereby directed to examine that portion of said road proposed to be vacated, and to file a report in writing setting forth his recommendation as to the vacation of said road.

Therefore it was Ordered that Court be now adjourned until Thursday September 4, 1958, A. D., at 9:00 o'clock A. M.

Court met pursuant to adjournment.

Present: Same officers as on last judicial day.

Due proclamation of the opening of court having been

made, the journal of the last day's proceedings were read, approved and is here and now signed.

· County Judge,

Commissioner,

Commissioner.

Whereupon the following proceedings were had, to-wit:

In the matter of the monthly report of the County Treasurer and credits to be given her.

Comes now Elizabeth Hungerford, Treasurer of the County of Union, Oregon, and presents to the Court certain vouchers, warrants and receipts showing that she has paid out of the various funds of the County certain sums of money. And it appearing to the Court, from an examination of said vouchers and warrants, that the sums have been duly paid out of the funds applicable thereto; that the warrants were regularly issued on the order of the Court and that the Treasurer should have credits upon her account for the same,

It is therefore CRDERED that said vouchers, receipts, etc., be filed and the Treasurer be given credit therefor as follows:

L54	General Fund Warrants	\$	25,927.76	
89	General Road Fund Warrants	·	13,000.05	
74	Market Road Fund Warrants		16,790.52	
26	Weed Control Fund Warrants	•	4,417.01	
Ţ	Dog Fund Warrant		11.10	
14	Re-Appraisal Fund Warrant		248.26	
12	Special School Fund Receipt		4,231.94	
1	Rural School Fund Receipt		4,331.48	
1	Irreducible School Fund Receipt	,	1,448.94	
8	Special Cities Fund Receipt		2,720.06	
	Cemetery Dist. Fund R_ceipt		2,836.15	
1	La Grande R.F.B. Dist. Receipt		2,433.38	
3	School Dist # 15 Bld Fund Order	•	15,297.71	
	•		93,694.36	

In the matter of the vacation of a portion of County Road No. 453

On this 4th day of September, 1958, it appearing to the court that the Acting County Roadmaster has filed a report recommending that a portion of County Road No. 453 be vacated.

It is CONSIDERED AND ORDERED that Thursday, November 6, 1958, at 10:00 A. M., and the Court House in La Grande, Oregon, be fixed as the time and place for the hearing of said report.

It is further ORDERED that the Acting County Roadmaster post notices as required by law notifying all persons of the time and place of said hearing.

In the matter of the application of Guy Laughary to install a cattle guard on County Road No. 83.

On this 4th day of September, 1958, the above entitled matter comes on to be heard upon the verbal application of Guy Laughary to install a cattleguard on County Road No. 83.

And it appearing to the court that the installation of a cattle guard on said road will not interfere with the use of the road by the public.

It is therefore, CONSIDERED AND ORDERED that Guy Laughary be granted permission to install a cattle guard on County Road No. 83, at the South East corner of the Northwest quarter of Section 24, Township 3 North, Range 39, E. W. M.

Court met pursuant to adjournment.

Present: Same officers as on last judicial day.

Due proclamation of the opening of court having been made,

the journal of the last day's proceedings were read, approved and is here and now signed.

County Judge,

Commissioner,

Commissioner.

Whereupon the following proceedings were had, to-wit:

In the matter of the monthly report of the County Treasurer and credits to be given her.

Comes now Elizabeth Hungerford, Treasurer of the County of Union, Oregon, and presents to the Court certain vouchers, warrants and receipts showing that she has paid out of the various funds of the County certain sums of money. And it appearing to the Court, from an examination of said vouchers and warrants, that the sums have been duly paid out of the funds applicable thereto; that the warrants were regularly issued on the order of the Court and that the Treasurer should have credits upon her account for the same,

It is therefore ORDERED that said vouchers, receipts, etc., be filed and the Treasurer be given credit therefor as follows:

	General Fund Warrants \$	14,690.07
	General Road Fund Warrants	18,713.22
71	Market Road Fund Warrants	12,627.82
17	Weed Control Fund Warrants	1,824.76
1	Indigent Soldier Fund Warrant	225.00
4.	Law Library Fund Warrants	105.00
2	Re-appraisal Fund Warrant	34.60
l	Non High School Fund Receipt	53.40
11	Special School Fund Receipt	17,541.59
1	Rural School Fund Receipt	1,317.90
1	County School Fund Receipt	50.00
1	Irreducible School Fund Receipt	90.20
5	Special Cities Fund Receipt	3.950.59
1	County Fair Fund Receipt	8,639.72
1	Taylor Grazing Fund Receipt	2.21
	Cemetery Main. Dist Fund Receipt	2,091.16
	Tax-Offset Special School Receipt	7,266.74
	Bldg. Fund School Dist. # 15 Order	
	· -	

99,134.48

In the matter of the vacation of a portion of County Road # 453.

NOW AT THIS TIME, the above entitled matter comes on for hearing upon the report of the acting County Read Master on the proposed vacation of a portion of County Road # 453 described as running through and over certain real properties belonging to Clarence E. Merritt and Olive V. Merritt, husband and wife and Clyde L. Stark, and more particularly described respectively as follows:

Merritt's property: All that portion of the northwest quarter of southwest quarter of northeast quarter ($NW_{4}^{1}SW_{4}^{1}NE_{4}^{1}$) of section 16, township 1 north, range 39 east of the Williamette Meridian, lying south of the Weston-Elgin Highway, more particularly described as follows:

Commencing at a point 40 rods south of the northwest corner of the southwest quarter of northeast quarter of said section 16, and running thence east 685 feet, more or less, to the southerly line of the Weston-Elgin highway; thence northwesterly along the southerly line of said highway to a point on the sectional subdivision line due north of the point of beginning; thence south 160 feet, more or less, to the point of beginning. Subject to roads as same may appear of record or exist thereon.

EXCEPTING that part of said parcel of land conveyed to LeRoy Kelley and wife by deed dated June 24, 1948 (deed book 116, page 470), said exception being a parcel of land 116 feet east and west near the easterly end of said triangular tract.

Stark property:

Beginning 25 feet west of a point which is 49 rods west and 40 rods north of the southwest corner of the southwest quarter of northeast quarter of Section 16, township 1 North, range 39 East of the Williamette Meridian (being 25 feet west of the same point described as being 31 rods east and 40 rods north of the center of said section); running thence south 100 feet; thence east 106 feet; thence northeasterly to a point 116 feet east of the point of beginning; thence continuing north to the southerly line of the highway known as Elgin-Weston Highway; thence Northwesterly along the southerly line of said highway to a point due north of the point of beginning; thence south to the point of beginning.



SECOND JUDICIAL DAY

THRUSDAY, NOVEMBER 6, 1958

Commencing at a point 32 rods west and 20 rods north of the southwest corner of the east half of northeast quarter of Section 16, township 1 north, range 39 east of the Williamette Meridian; running thence east 2 rods; thence north 20 rods; thence west 19 rods; thence south 20 rods; thence east 17 rods to the point of beginning.

SAVE and EXCEPTING therefrom the following described tract of land, to=wit: Commencing at a point 49 rods west and 40 rods north of the Southeast corner of the Southwest quarter of the Northeast quarter of Section 16, township 1 north, Range 39 EWM, being the same point described as being 31 rods east and 40 rods north of the center of said section; running thence south 100 feet; thence east 81 feet; thence northeasterly to a point 91 feet east of the point of beginning; thence west 91 feet to the point of beginning.

ALSO EXCEPTING the parcel of land in the Northeast corner of said premises conveyed for the Weston-Elgin State Highway; and subject to easements for irrigation ditches and County Roads as may now exist.

AND IT APPEARING to the Court from said report that the portion of said road proposed to be vacated is no longer useful as a part of the general road system of the County and is burdensome to maintain;

AND IT FURTHER APPEARING from the Affidavit of posting on file that the acting County Road Master, more than thirty (30) days prior to October 1st, 1958, the date set for hearingthe said Report, posted three notices of the hearing in the vicinity of that portion of said road proposed to be vacated, and one notice at the place of holding County Court; that said notices remained posted at least thirty (30) days before the date set for said hearing and it further appearing that no person has appeared to object to, or remonstrate, against that vacation.

IT IS THEREFORE CONSIDERED and ORDERED that the portion of said road above described be, and the same is hereby vacated.

Thereupon the journal of today's proceedings were read, approved and is here and now signed, and it was ordered that the court be now adjourned for the term.

County Judge,

Commissioner,

Commissioner.