

In County Court September term 1884  
9<sup>th</sup> Judicial day Wednesday Sept 10<sup>th</sup> 1884

said change.  
It is therefore ordered by the Court that said change be declared a public highway and that the same be duly recorded as by law required, together with the report of said viewers and the field notes and plat of survey of the same, and that so much of the old road as is embraced in the proposed change and not used be vacated, and that the Road Supervisor through whose District said road passes, be directed to open the same for public use as a County Road.

In the Matter of a County Road }  
commencing at the N. E. cor of }  
Sec 16 Tp 2 N. R. 26 E. running 1/2 }  
mile due West to cen of Sec 16, }  
thence due S, intersecting C Road }  
at cen of Sec 33 Tp 1 N. R. 26. E. }  
Road No 220.

Now on this day it appearing to the Court that the viewers heretofore appointed to view and report upon the above mentioned road as a County Road have failed to meet and report.

It is therefore ordered by the Court that the consideration of said road be continued until the January 1885 term of this Court, and that Wm Hales, Jarvis Hurd and Henry Carr be and they are hereby re-appointed viewers and J. C. Arnold Surveyor to view, locate and survey said proposed road as a County Road, and that they report their doings therein at the January 1885 term of this Court, and that they meet at the place of beginning of said road on the 14<sup>th</sup> day of November 1884 and duly qualify before entering upon the discharge of their duties in this behalf.

In the Matter of a County Road commencing }  
at the center of Sec 27 Tp 4 N. R. 34 E. thence }  
S 1/2 mile to the 1/2 mile stake, thence E. 40 rods }  
thence S 80 rods, thence in South Westerly }  
direction to center of Sec 34 Tp 4 N. R. 34 E. thence }  
S. across Wild Horse Creek to the line of Maudella }  
Indian Reservation }  
Road No 228

Now on this day comes the report of the viewers heretofore appointed at the July term 1884 of this Court to view out and report upon the location of the above mentioned road as a County Road for final hearing, the same having been read upon a previous day of this term of this Court, to-wit: September.



In County Court September term 1884  
9<sup>th</sup> Judicial day Wednesday Sept 10<sup>th</sup> 1884

term 1884, and the said viewers having reported favorably and recommending the establishing of the same as a County Road, and the field notes and plat of survey being duly on file certified to by the Surveyor appointed to survey the same, and there being no remonstrance on file against said road.

It is therefore ordered by the Court that said road be established as a County Road in accordance with the report of said viewers, and that the report of said viewers, field notes and plat of survey thereof be recorded as by law requires, and that the Road Supervisor through whose District said road runs, be directed to open the same for public use as a County Road.

In the matter of the vacation of County Road commencing at the 1/2 mile on the West line of Sec 27, thence 1 mile South to the 1/2 mile stake of Sec 34 all in Twp 4 North, Range 34 East. } Road No 222.

Now on this day comes the report of the viewers heretofore appointed at the July term 1884 of this Court to vacate the following.

Commencing at the half mile stake on the West line of Section 27, thence one mile South to the half mile stake of Section 34, all in Twp 4 N. R 34 East. The petitioners pray that all said road lying between points above described be vacated.

It is therefore ordered by the Court that the report of said viewers be accepted and that all of said road lying between points above described, be and the same is hereby vacated.

✓ A/c Houser & Hendry }  
Incidental }

It is ordered by the Court that Houser & Hendry be allowed the sum of Fourteen <sup>75</sup>/<sub>100</sub> Dollars on account of merchandise furnished Umatilla County. 14.75

In the matter of fees of }  
Judges and Clerks of Election } Scotts Precinct  
June Election 1884 }

It is ordered by the Court that the following named persons be allowed the sums set opposite their respective