

In County Court, April term 1884
10th Judicial day Thursday April 17th 1884

day of this term of Court,

It is ordered by the Court that the following named persons be allowed the sums set opposite their respective names on account of services rendered in above entitled cause.

P. L. Paine	Atty	Five Dollars	215	5.00
J. F. Pullen	Juror	One "	216	1.00
W ^m Warren	"	One "	217	1.00
Cha ^s Kirk	"	One "	218	1.00
W. J. Hayes	"	One "	219	1.00
D. C. Donaldson	"	One "	220	1.00
W. J. French	"	One "	221	1.00
John Lewis	Witness	Ten "	222	10.00
P. C. Cresswell	"	Eight $\frac{60}{100}$ "	223	8.60
Case Cannon	"	Seven $\frac{40}{100}$ "	224	7.40
Harry Goff	"	Nine "	225	9.00
Jas R. Straight	"	Five "	226	5.00
Dyvester Libbets	"	Eleven "	227	11.00
Ed Matlock	"	One $\frac{50}{100}$ "	228	1.50
A. A. Crawford	"	One $\frac{50}{100}$ "	229	1.50
Joseph Bennett	"	Three "	230	3.00
Taylor Goff	Spec Const	Seven "	231	7.00
E. W. Rychar	" "	Ten "	232	10.00
				65.00

In the matter of a change in the County
Road running from Weston to Centerville
through the lands of N. M^r Arthur
C. M^r Morris and M. Rogers

Road No 190.

Now on this day comes the report of W^m Whitman, John Miller and James Kirkpatrick, viewers heretofore appointed at this April 1884 term to this Court to view out and report upon the location of the above mentioned change as a County Road, and the 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 and certified to by the Surveyor appointed to survey the same.

It is therefore ordered by the Court that the said report of said viewers be accepted, and that said road be established as a County Road in accordance with said report, and that the report of said viewers, field notes and plat of survey thereof be recorded as by law requires, and that the Road Supervisors

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through whose District said road passes, be directed to open the same for public use as a County Road.

In the matter of settlement ^{and} return }
 of Delinquent list by the Sheriff, for 1883 }

Now on this day comes W^m Martin Sheriff of Umatilla County, State of Oregon, ^{and} files his delinquent list of Taxable Property ^{and} delinquent Polls for the year 1883, as well as amounts of abatements of taxes ^{and} of Polls, which said delinquent taxes so returned are as follows.

Delinquent on Property tax, returned by Assessor for year 1883.	7,705.10
" " Poll " " " " " "	378.00
" " Property " Assessed by Sheriff " " "	2,475.62
" " Poll " " " " " "	67.00
By Amount of Property tax Abated by Sheriff	700.24
" " " Poll " " " " " " overage & Firemen	2.00

which said taxes so returned as delinquent being still due ^{and} owing.

It is ordered by the Court, that the Clerk of this Court furnish within the time prescribed by law ~~to~~ said Sheriff, a copy of said delinquent taxes so returned as due on Property ^{and} Polls, with his warrant thereto affixed, directing the said Sheriff to collect the same according to law.

And it appearing to the Court from the return as this day made by the said Sheriff, that he has made an Assessment as Sheriff in the amount of \$902.455⁰⁰, valuation on taxable property, ^{and} an Assessment of \$431⁰⁰ on polls.

It is therefore ordered by the Court that said Sheriff W^m Martin, be charged with the levy of 19⁶/₁₀ mills on the dollar, on the amount of \$902.455⁰⁰ tax on property, amounting to \$17.688⁰⁰ ^{and} the amount of \$431⁰⁰ Polls so returned as assessed by said Sheriff. ^{and} it further appearing to the Court that the said Sheriff has collected on Property tax for the year 1883, the sum of \$33,478⁴³ ^{and} Scrup tax ^{and} the sum of \$32,139³³ Coin tax ^{and} the sum of \$1,235.00 Poll tax.

It is therefore ordered by the Court that upon said Sheriff filing his Treasurers receipts, for said amounts with the Clerk of this Court, that he be allowed ^{and} receive credit for the same