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Court met on this day pursuant to adjournment, and there were present:

Hon. H J Bean	County Judge.
Horace Walker	County Commissioner.
Frank Saling	Clerk.
G W Phelps	District Attorney.
T D Taylor	Sheriff.

And after due proclamation of the opening of Court by the proper officer, the Journal of the last days proceedings was read and is hereby approved and signed, and the following proceedings were had, in connection with claims allowed as shown by Claim Docket No. 7, to-wit:

H. J. Bean County Judge.
Horace Walker County Commissioner.

In the Matter of the Public road to)
the Residence of John Leedy. (

Order Declaring road. 574

Now on this day this matter coming on for hearing upon the report of the board of county road viewers heretofore appointed to proceed under the petitions and orders in this matter hereinbefore filed and entered;

And it appearing to the Court that at the last term of this Court, May 1905, petition was filed herein as by law provided, setting forth that the residence of John Leedy in Umatilla County, Oregon, is not reached by any public road provided by law, and that it is necessary to said Leedy and the public to have ingress and egress to and from said residence and that a road of public easement should be ordered by this court to run for such purpose as follows, to-wit: Commencing at the northwest corner of section 21, in township 1, north of range 32, E W M thence west between sections 17 and 20 a distance of one half mile to that certain county road known as 161 running from Pendleton to Pilot Rock, to a point thereon designated as the northwest corner of the northeast quarter of section 20 in said township and range; and it further appearing that said petition was and is in form and substance required by law, and that thereon this court forthwith made an order appointing and directing the board of county road viewers, to-wit: J W Kimbrell, J M Ferguson and Frank Rack to meet at the office of the county surveyor in Pendleton, Oregon, on the 31 day of May, 1905, to view out and locate over the most practical route a road from the residence of said Leedy to said road number 161 at the point thereon designated, to assess damages and make report to this court; and it further appearing that said order was in form and contents provided by law, and that a copy thereof duly certified by the Clerk of said County and State was served by the sheriff thereof personally and in person upon Julius Gudarian and J W Newquist, persons over whose land said road will pass, within four days from the date of said order, and that said service was in the manner and form provided by law and within the time so provided, and that neither said Gudarian nor said Newquist have appeared; and it further appearing that in pursuance of said order said board of county road viewers met and acted as directed and have filed their report herein, and that the same is now ready for action by this Court.

And it further appearing from the record herein and from the language of said report that the petition for said road of public easement should be granted, and that said report should be confirmed and said road ordered opened in the manner provided by law, and it further appearing from the record that said board of county viewers have selected a practical route for said road of public easement thirty feet wide leading from the residence of said John Leedy to a point on said road 161, and that the route thereof will be on the section line between lands of Julius Gudarian and J W Newquist, being between sections 17 and 20, township 1, North Range 32, E W M; and it further appearing that the report set forth the assessment of damages as follows: to the lands of Julius Gudarian, being the southeast quarter of section 17, township 1, north range 32, E W M, \$8.45, and for material and labor, \$18.05, making a total of damages assessed in favor of Julius Gudarian of \$26.50; and to the lands of J W Newquist, to-wit: The northeast quarter of section 20 in township 1, north range 32, E W M \$8.45, and for material and labor \$18.05 making a total in favor of said J W Newquist of \$26.50, which assessment of damages this court finds will be reasonable, and that they should be paid by petitioner.

And it further appearing that said board of county road viewers have located said road of public easement as follows, to-wit: Commencing at the residence of John Leedy situated on the northwest quarter of the northwest quarter of section 21, in township 1 north of range 32, E W M in Umatilla County, Oregon, thence north 66 degrees west 8 97/100 chains distant to the corner of sections 16, 17, 20 and 21 in township 1, north range 32, E W M where is set a stake 15 feet north and a stake 15 feet south of the corner thence westerly on the section line between sections 17 and 20 a distance of 40 chains to the quarter section corner between sections 17 and 20 where is set one stake 15 feet north and 30 feet east and one stake 15 feet south and 30 feet east of said quarter section corner on the county road running north and south through the center of sections 17 and 20, township 1, north range 32, E W M; and it further appearing that all the proceedings herein have been in accordance with the provision of the statutes of the state of Oregon, the Court having examined the record and finding all proceedings required by statute to have been complied with, and being satisfied that the report of the board of county road viewers herein referred to and filed is just and that the damages assessed to lands of J W Newquist and Julius Gudarian should be paid by the petitioner, and that he should also pay the cost of locating such road;

IT IS THEREFORE ORDERED that the report of the board of county road viewers herein filed be and the same is in all respects ratified and confirmed, and that certain public road of public easement from the residence of John Leedy as prayed for and as located and viewed out by said board, to-wit: on the section line between the lands of Julius Gudarian and J W Newquist, between sections 17 and 20, township 1, north range 32, E W M and by the field notes of the viewers more particularly described as follows, to-wit: Commencing

In County Court, JULY 1905. Term, 189.....

Third

Judicial Day, Friday, July 7th, 1905.

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of section 21, in township 1, north of range 32, E W M, Umatilla County, Oregon, thence north 66 degrees west 8-97/100 chains distant to the corner of sections 16, 17, 20 and 21 in township 1, north range 32, E W M where is set a stake 15 feet north and a stake 15 feet south of the corner, thence west on the section line between sections 17 and 20 a distance of 40 chains to the quarter section corner between sections 17 and 20 where is set one stake 15 feet north and 30 feet east and one stake 15 feet south and 30 feet east of said quarter section corner on the county road running north and south through the center of sections 17 and 20, township 1, north of range 32, E W M, be and the same is hereby declared to be allowed, and that upon the payment to the Clerk of this Court for the benefit of Julius Gudarian the sum of \$26.50 and for the benefit of J W Newquist the further sum of \$26.50, and the cost of locating such road taxed at \$24.80, said road shall be opened, and upon such opening it is hereby declared to be a public road and to be entitled to be recorded as such, upon such payments made by the petitioner, said road is hereby declared to be a public road and a record thereof directed to be made.

Done in open Court at Pendleton, Umatilla County, Oregon, this 7th day of July, 1905.

In the Matter of the petition of Cornelius A Lynch for road of Public easement. (Order.

On this day this matter coming on to be heard upon the petition of Cornelius A Lynch, heretofore filed herein, praying for a road of public easement from his residence to a public road as described in his petition, and it duly appearing to the Court that T G Davies, through whose lands said proposed road will run a portion of the way has heretofore appeared herein and filed his objections against the allowance of said petition, and that said objections are not well taken and have been and hereby are overruled and denied; and it further appearing from the record herein that the board of road viewers of this county heretofore appointed and directed to meet and view out and locate said road, but that they were unable to meet at the time and place mentioned in a former order of this Court, and that this matter was thereafter continued; and it now appearing to the Court proper that said board of road viewers should meet and locate said road;

IT IS NOW THEREFORE HEREBY ORDERED that the board of county road viewers of Umatilla County, be and they are hereby appointed to locate said road as prayed for, and that said board meet at the County Surveyor's office, in the City of Pendleton on the 24 day of July, 1905, at 8 o'clock in the forenoon of said day and proceed to locate and view out a county road sixteen and one-half feet wide from the residence of Cornelius A Lynch situated in the south half of the southwest quarter and the southwest quarter of the southeast quarter of section 30 township 6 north of range 37, E W M to a public road known as the Government Mountain road, so as to do the least damage possible to the lands through which the same passes, and to assess the damages sustained thereby by the person or persons over whose land said road shall pass according to law, and that said board of county road viewers report its doings and proceedings to this Court at its next regular term; and

IT IS FURTHER ORDERED that a copy of this order be served upon said T G Davies, over whose land said road is to be laid, within four days from the date hereof.

Done and dated in open Court, this 7th day of July, 1905.

In the Matter of establishing a county road)
commencing at a point on the county road ()
south 63 degrees, 30' west and 13.30 () Road No. 577
chains distant from the NE corner of the ()
SE 1/4 of Sec. 20, Tp. 2 N R 32, E W M. ()

Now on this day comes the petition of Henry Forth and 16 others, praying for a county road to be established as follows, to-wit: Commencing at a point on the County road south 63° 30' west and 13.30 chains distant from the northeast corner of the southeast quarter of section 20, in township 2 north, range 32, E W M; thence North 40° west 1.25 chains; thence North 21° 45' East 16.90 chains; thence north 53° 30' West .55 chains; thence south 32° west 3.20 chains; thence South 40° 20' west 10.66 chains; thence west 37.65 chains; thence North 60° West 32 chains; thence north 4.05 chains to the northwest corner of the southwest quarter of the northwest quarter of section 20 in township 2 North, range 32, E W M. Said road to be 40 feet wide.

And it appearing to the court from the affidavit of Charles McBee on file herein, that due notice of the presentation of said petition for the establishing of said road was posted, one on the bulletin board at the court house in Pendleton, Oregon; the place of holding the county court; one on a board at the beginning point of said road; one on a board at the terminal point of said road, and one on a board along the line of said proposed road. That all of the last three notices were tacked to a board and securely fastened to a post, and remained so posted from the 27th day of May, 1905, to the first day of July, 1905; that all of said notices were posted in public places and in plain view of the public, and that said petition is signed by more than 12 freeholders residing in the road district wherein said proposed road is to be established. It is

THEREFORE HEREBY ORDERED by the Court that the board of County road viewers, to-wit: John W Kimbrell, Frank rack and J M Ferguson, as viewers, and John W Kimbrell as surveyor, be and are hereby ordered and directed to meet at the office of the county surveyor, in Pendleton, Oregon, on the 17th day of July, 1905, or within five days thereafter, and proceed to view, lay out and survey said road and estimate the cost of opening said road, and report their doings to this Court at the next regular term, as provided by law.

In the Matter of tax rebate of Mrs. Sheridan.)

Now on this day this matter coming on to be heard, and it appearing that there was a former order of this Court, made at the May 1905 Term thereof, ordering that the taxes amounting to \$15.00 on certain lands of Mrs. Sheridan be abated. And now comes the petition