

Court met o this day pursuant to adjournment, present the same officers as on the last day ad the Joy 1 of the last days proceedings was read is here approved and signed and the following proceedings were had to-wit: i is hereby

H-J. Bean County Judge TPhillideng County Judge

Offen sac Mulker County Judge.

In the matter of cancelling tax sales on) . SW/4 NW/4 & W/2 SW/4 Sec.19 Tp 1 North)

SW/4 NW/4 & W/2 SW/4 Sec.19 TP 1 North Range 34, EWA. Now on this day comes T D Taylor Sheriff and shows to the Court that the SW/4 NW/4 & W/2 SW/4 of Section 19, TP 1 N, Hange 34 EWA, was assessed for the year SW/4 NW/4 & W/2 SW/4 of Section 19, TP 1 N, Hange 34 EWA, was assessed for the year 1905 for \$685.00 under the name of T D Myers and sold at tax sale Jan 20th, 1905 1905 for \$685.00 under the name of T D Myers and sold at tax sale Jan 20th, 1905 1905 for \$13.48, tax sale record Page 189 and that said Assessment is erroneous for the reason that it should be Section 20, instead of Section 19. The Court having consumered the matter it is hereby Ordered that said taxsale be and the same is hereby cancelled of record.

In the matter of Tax Rebate)

00

of Hailey & Lowell) NOW on this day comes hailey & Lowell and shows to the NOW on this day comes hailey & Lowell and shows to the thought that they had paid all of their taxes for the year 1904 separately and that they had paid all of their taxes but later found that there were that they had paid all of their taxes but later found that there were that they had paid all of their taxes but later found that there were that they had paid all of their taxes but later found that there were that they had paid on personal property which was assessed at \$1000.00 wich taxes due and unpaid on personal property which was assessed at \$1000.00 wich was overlooked and by reason of such non-payment, penalties and interest have accrued amounting to \$7.00 the court having considered the matter, IT is hereby ordered that the penalty on said assessment be and is hereby rebated and all interest on said assessment over and above 6% be and is nereby rebated making a total or of asid assessment over and above 5% be and is nereby rebated making a total or of Hailey & Lowell for said amount. of Hailey & Lowell for said amount.

In the matter of tax rebate of Lots 7 & 8 Block 2, Knowlton's

Addition, Atnens. NOW on this day comes C P Strain, County Assessor and shows to the Court that E Mirr was assessed for the year 1903, with \$200.00 im rovements on Lot 7 & Block 2, Knowlton's Add.Athena, when in reality there were no improvements on said Lots. The State and County tax on said property for waid year was 15 9/10 mills or \$3.18 tax on \$200. The Court having considered the matter, it is hereby Ordered that the state and county tax on said improvements amounting to \$3.18 be and the same is hereby rebated and the Clerk of this Court be and he is hereby ordered and instructed to draw a warrant in favor of E Muir for \$3.18 for \$3.18

In the Watter of tax on NE/4 Sec.31 Tp 4 N \$ 34 EWM, owned by Duncan

Court that he paid a part of his taxes for the year 1905 on the NE/4 of Section 31 To 4 N R 34 EWM, as shown by tax receipt No 519 in School District No. 85 whereas To 4 N R 34 EWM, as shown by tax receipt No 519 in School District No. 85 whereas Said land is loceted in School District No.3 and that School District No. 3 had no special school levy for the year 1905 but the special school tax on soid land in School District No. 85 amounted to \$17.16 of which the sum of \$8.58 was paid in School District No. 519 leaving a balance unpaid of special School tax of \$8.58 the Court having considered the matter, it is hereby ordered that 1/2 of said special school tax to-wit: the sum of \$8.58 be and the same is hereby abated it is further hereby ordered that the other 1/2 of said tax to-wit; the sum of \$8.58 be and the same is hereby rebated and the clerk of this Court be and he is hereby ordered to draw a warrant in favor of Duncan McDonald for the sum of \$8.58 and that E J Sommerville County Treasurer be and us is hereby ordered to charge said School District No.85 with \$8.58 and credit the general fund with said sum. NOW on thisuday omes Duncan McDonald and shows to the

In the matter of Road petitioned for by)
C F Cunnin_haw et al, commencing st a)
point 500 feet North of the SW corner of the
NE/4 of Sec.lO Tp 5 N R 31 EWM) Road No. 581
NOW on this day comes the pet tion of C F Cunningham and 33 other freeholders
of Umstilla County, residing in the Road district (No 31) wherein said Road is to
de laid out, coming on regularly to be heard, praying this Court to lay out a road
s follows to-wit: Commencing at a point 500 feet North of the Southw st corner
of the Northeast quarter or Section 10 in Tp. 5 North Range 31, EWM, thence
Guarter of Section 15, Tp 5 North Range 31 EWM, thence West on Section line allowing
usrter of section for grade to the Northwest corner of said Section 16; theree south
weiterly direction on the most practical route to a point in McCsll's galch
(near or about) 24 roos East of the Southw st corner or the Northeast quarter of