In County Court, 1905 Third

Judicial Day, Friday, July 7th, 1905.

of T D Taylor, and shows to the Court that said taxes on said land of Mrs. Sheridan have already been paid, and the Court having considered the matter, it is HEREBY ORDERED that the said taxes amounting to \$15.00 be and the same are hereby rebated, and the Clerk of this Court is ordered to draw a warrant in favor of T D Taylor for the same for the same.

In the Matter of tax rebate on the south 50 feet of Lot R South of Alta Street and

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50 feet of Lot R South of Alta Street and () Opposite Block 4, Pendleton.) Now on this day comes the petition of T D Taylor, asking the Court to rebate the taxes on South 50 feet of Lot R south of Alta Street and opposite Block 4, Pendleton; said taxes being for the year 1904, amounting to \$64.50; said petition shows that said Lot was assessed for the year 1904 to both Gus LaFontaine and John Schmidt, and the Court having considered the matter it is HEREBY ORDERED that said petition be gravted and the Clerk of this Court is Hereby ORDERED to draw a warrant in favor of T D Taylor for \$64.50.

In the Matter of rebate of part of the taxes on South Half of North Half Section 18, Tp.

on South Half of North Half Section 18, Tp. (6 North, range 35, E. WA. Now on this day there is presented to the Court tax receipt for the year 1904, on the South Half of the North Half of Section 18, Township 6 north, range 35, and also the tax receipts of E S Russell for Lots 1 and 2 of Section 18, township 6 North, range 35, which said Lots 1 and 2 are embraced in the description of the South Half of the North Half of said Section 18 showing a double assessment on said land in the valuation of \$240.00, taxe on said \$240.00 amounting to \$4.66; and the Court having considered said receipts and being of the opinion that a portion of said land was doubly assessed, it is THEREFORE HEREBY ORDERED by the Court that the taxes on a valuation of \$240.00 amount ing to \$4.66 be, and the same is hereby REBATED, and the Clerk of this Court is ORDERED to draw a warrant in favor of N K Adkins for \$4.66.

In the Matter of the application of A B STEPHENS & Co., for a liquor lic-ense in Umatilla Precinct, Umatilla

A B STEPHENS & Co., for a liquor lic-ense in Umstilla Precinct, Umstilla Now on this day comes the petition of the majority of the legal voters of Umstilla Precinct, Umstilla County, Oregon, praying the Court to grant a license to A B Stephens & Co., to sell spirituous, malt, vinous liquours or fermented cider in less quantities than one gallon at his place of business in the town of Umstilla, in Umstilla Precinct, Umstilla County, State of Oregon, for the period of six months. Said petition being signed by a majority of the legal voters who were residents of said precinct at least thirty days previous to the signing and presentation of said petition; And it further appearing to the Court from the affidavit of W S Brown, filed herein, that due notice of the presentation of said petition was given by publication in the Pendleton tribune, a newspaper published weekly in the city of Pendleton, Umstilla County, Oregon, and has a general circulation throughout said County and state, that said notice was published once every week for five consecutive weeks, the first publication thereof being on the first day of June, 1905, and the last publication thereof being on the 6th day of July, 1905, and it also appearing to the Court from the affidavit of A B Stephens, J W Lennox and M E Read, filed herein, that due notice of the presentation of said petition was given by posting of notices as by law required, said notice and petition being posted on the 31st day of May, 1905, in three of the most conspicuous places in said precinct, to-wit: One on the O R & N Co's Railroad Bridge; one on the Gem Salcon, and one on the Cottage Hotel, and remained so posted for four consecutive weeks thereafter as is shown by said affidavit of A B Stephens, J W Lennox and M E Read, petitioner and two residents and householders of said precinct now on file herein; and there is also pre-sented a good and sufficient bond in the penal sum of One Thousand Dollars (\$1,000.00) signed by A B Stephens, W Baker and N B Sewaringen, and approved by the

of six months from the 6th day of August, A D 1905.

In the Matter of deed from the First Nat Bank of Walla Walla and C H Whit-eman et ux to lands for a public road.



eman et ux to lands for a public road.) Now on this day there is presented to the Cour* a Quit Claim Deed from the First Nat. Bank of Walla Walla and also a Warra ty deed from C H Whiteman and wife both con-veying to Umatilla County the same tract of land to be used as a public road way described as follows, to-wit:

ed as follows, to-wit: Commencing at a point which is 16 rods west of the northwest corner of section 33, in Tp. 5 North range 34, E W M, said point of commencement being on the north line of sec-tion 32, said Tp and range; running thence in a southeasterly direction a distance of 24 rods to a post set in the groung; thence in a northe-sterly direction a distance of 34 rods more or less to a point 30 feet south and 12 rods east of the northwest corner of said section 33; running thence parallel with said north line section 33 and at a uniform distance of 30 feet therefrom due east to the county road being a distance of 18 rods more or less; thence running northwest along said county road to the north line of said

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sufficient deed and properly	(amined said deed and bein / executed; it is ED that the same be and is	g of the opinion that it is hereby accepted and that t	the same be	
the business to be \$21566.18	mmerville. (E J Sommerville, county Tr onths of May and June, 190 5: and the Court having ex	easurer and presents to the 5, showing the amount of ca amined the same; it is and the same is in all thir	se on hand	
of fees collected for the mo	(William Folsom, and presen onths of March and April.	ts to the Court his bi-mont 1905, showing fees collecte he same and found it correc	d for that	

Now on this day comes Frank Saling, County Clerk, and presents to the Court his bi-monthly statement of fees collected during the months of May and June, 1905, showing fees collected for said period amounting to \$562.30, and tax redemption amounting to \$37.72; And the Court having considered said statement, it is HEREBY ORDERED that the same be and in all things approved.

WHEREUPON, the hour of adjournment having arrived, Court adjourned until to-morrow morning until 9 o'clock.