

In County Court, May 1905

Term. 180....

Sixth

Judicial Day, Tuesday, May 9th, 1905.

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to survey the same, and there being no remonstrance on file against the opening of the same, or vacating said road, and the Court being satisfied that said road will be of public utility; IT IS THEREFORE HEREBY ORDERED by the Court, that the report of the Board of County Road Viewers, be accepted, and that said report, survey, profile and plats be recorded in full in the record of Plats and Field notes for said County, and that said road be opened as a County road, in accordance with the report of said viewers, and that the Road supervisor through whose district said road runs, be directed to open the same for public use, and that part of said road commencing at the center of said East line of said Section 16, thence running in a southeasterly direction about one-half mile; thence South one-half mile; thence Southwest about one-half mile to the half mile stone between sections 21 and 22, Tp. 5 S Range 32, E W M, be and the same is hereby vacated.

In the Matter of opening County road no. 568, dedicated by Edward Simons et al commencing running and terminating as follows, to-wit: Commencing at the North 1 North Range 32, E W M, run thence North
20 feet; thence West to the West line of sd.
sec. 35, thence South 40 feet, thence E
80 rods; thence N 20 feet; thence East 80 rods; thence South 20 feet; thence East to the west line of the Umatilla Indian reservation; thence North to beg.

NOW ON THIS DAY comes the report of the Board of County Road Viewers, heretofore instructed at the March 1905 Term of this Court to view, lay out, survey and report upon said proposed road No. 568, commencing at the Northeast corner of Lot 6 of Section 35, Tp. 1 North of R 32, E W M, and running thence North 20 feet; thence west to the west line of said Section 35, thence South 40 feet; thence east 80 rods to the line running North and south through the center of the Southwest quarter of said Section 35; thence North 20 feet to the line running East and west through the center of said section 35; thence east 80 rods; to the center of said section 35; thence south 20 feet; thence east to the west line of the Umstilla Indian Reservation, being the east line of said Lot 6 of said Section 35; thence North 20 feet to the place of beginning, as a county road, for final hearing, the same having been publicly read on two different days of this term of Court, the first time on May 3d,1905, and publicly read the second time on May 4th, 1905, and the said Board of County road Viewers having reported favorably, and recommended the opening of said road as a County road, and the field notes and plat of survey being on file, and certified to by the Surveyor appointed to survey the same, and all files and records herein having been submitted to the district Attorney for said County, and the same having been approved by him, and the Court being satisfied that said road will be of public utility, it is

THEREFORE HEREBY ORDERED by the Court, that the report of the Board of County road viewers be accepted, and that said report, survey, profile and plats be recorded in full in the record of plats and Field Notes for said County, and the said road be needed as a County

ers be accepted, and that said report, survey, profile and plats be recorded in full in the record of plats and Field Notes for said County, and that said road be opened as a County road, in accordance with the report of said viewers, and that the road supervisor through whose district said road runs, be directed to open the same for public use.

In the Matter of opening of County road no. 570 petitioned for by Henry Rath, et al, com. run. and terminating as follows, to-wit: Com- at the NE cor. of the NW 1/4 of Sec. 14 in Tp. 2 N R 31 E W M; thence following sec. line bet. secs. 11 and 14, 80 rods; thence Northeasterly on the most practicable route to a point 18 rods N of the NE cor. of sec. 14; thence Easterly following the present route as near as most practicable through secs. 12 and 13, to a point in section 7, in Tp 2 N R 32, E W M intersecting County road in said sec. 7 105 rods NE of the SW cor. of Sec. 7 Tp. 2 N R 32, E W M. In the Matter of opening of County road no. 570

NOW ON THIS DAY COMES the report of the Board of County road viewers, heretofore instructed at the March 1905 term of this Court, to view lay out, and report upon said proposed road No. 570, commencing at the Northeast corner of the Northwest quarter of Section 14, of Township 2 North, range 31, E W M; thence of following section line between sections 11 and 14, 80 rods; thence Northeasterly on the most practicable route to a point 18 rods North of the Northeast corner of section 14, thence easterly following the present route as near as most practicable through sections 12 and 13 to a point in section 7 in Township 2 North, Range 32, E W M, intersecting County road in said Section 7, 105 rods Northeast of the southwest corner of Section 7, Township 2 North range 32, E W M; as a County road, for final hearing, the same having been publicly read on two different days of this Term of Court, the first time on May 3d, 1905, and publicly read the second time on May 4th, 1905, and the said board of County road viewers having reported favorably and recommended the opening of said road as a County road, and the field notes and plat of survey being on file, and certified to by the surveyor appointed to survey the same; and there being no remonstrance on file against the opening of the same, and all files and records herein having been submitted to the district Attorney for said County and the samehaving been approved by him, and the Court being satisfied that said road will be of public utility, it is

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THEREFORE HEREBY ORDERED by the Court, that the report of the board of County road viewers, be accepted, and that said report, survey, profile and plats be recorded in full in the record of Plats and field notes for said County and that said road be opened as a County road in accordance with the report of said viewers, and that the road superthrough whose district said road runs, be directed to open the same for public use. and that the road supervisor

In the Matter of vacating a part of road No. 381, commencing where the present County road No. 381 crosses the south line of Section 28, Tp. 5 South range 32, E W M.

NOW on this day comes the report of the Board of County road viewers, heretofore instructed at the March 1905 term of this Court to report upon the vacating of a part of road No. 381 commencing where the present County road crosses the south line of Section 28, Tp. 5 S Range 32, E W M, about 80 rods West of the Southeast corner of said sec.28 and running in a Southerly direction to the end of said road No. 381; and said report having been publicly read on two different days of this Term of Court, publicly read the first time on May 4th, 1905, and publicly read the second time on May 9th, 1905, and the Court being advised in the matter, iT is

THEREFORE HEREBY ORDERED that said report be and the same is hereby continued for the term.

In the Matter of the bi-monthly report of J B McDill, Superintendant of the County poor Farm.

Now on this day there is presented to the Court the bi-monthly report of J B Mc Dill, superintendant of the County Poor Farm, and the Court having examined the same, it is THEREFORE HEREBY ORDERED that the same be and is hereby approved.

WHEREAS, the accounts and records of thevarious officials of this County have not WHEREAS, the accounts and records of the various officials of this County have not been carefully and thoroughly audited and examined for some years past, and it being considered by the Court that such examination should be made at frequent intervals in justice to the officials, bondsmen and tax payers in general so that all concerned may have an intelligent understanding of the exact and real condition of the finances and records of the County; to afford more complete protection against possible errors, the Board have this day employed Clark & Buchanan, public accountants of Portland, Oregon, to audit and expert the accounts and records of the various offices covering transactions from July, 1898, to July 1st, 1905, as shown by memoranda of agreement of this date filed in office of county clerk.

Dated May 9, 1905.

Dated May 9" 1905.

MEMORANDA OF AGREEMENT, entered into this 9th day of May, 1905, between the County Court of Umatilla County, Oregon, acting for and in behalf of said County, and George P Clark, George W Buchanan and Max Crandall, composing the firm of Clark & Buchanan, public accountants of Portland, Multnomah County, Oregon, WITNESSETH:

The of County Court of Umatilla County, acting for and in behalf of said County, have this day employed and engaged the firm of Clark & Buchanan of Portland, Oregon, to audit, expert and examine the accounts and records of the various officials of said Umatilla County, being those of the Sheriff, Treasurer, Recorded and Clerks and Assessor offices, covering all transactions beginning with those of the term commencing July, 1898 up to and inclusive of those of July 1st, 1905, at an agreed price of Fifteen (\$15.00) Dollars per day of eight hours for two accountants, (\$7.50 each) while actually engaged in making said examination, to be paid as hereinafter provided.

It is agreed that Clark & Buchanan, or their duly authorized representatives, shall have such reasonable access during the official hours of the day to all books, records and vouchers of said county as will enable a full and complete examination.

For and in consideration of the amount before set forth, Clark & Buchanan agree to thoroughly and exhaustively audit, expert and examine the accounts and records of the offices, covering transactions during period mentioned, and at completion of said examination.

thoroughly and exhaustively audit, expert and examine the accounts and records of the offices, covering transactions during period mentioned, and at completion of said examination to render to said board full detailed itemized statements, or exhibits, of their findings, duly sworn to as to accuracy and completeness. Clark & Buchanan also agree not to mutilate, alter or destroy any book, record or voucher of said county while engaged in making said examination and that said work will be conducted as expeditiously as possible; no warrant to be drawn in payment of services as herein provided until work is completed and statements and exhibits have been filed with said board and it is also agreed by Clark & Buchanan that in no sase shall the entire cost of said examination covering transactions as herein set forth exceed the sum of One thousand Dollars, Clark & Buchanan agreeing to complete said examination at no additional expense to county if work of examination at per diem as agreed reaches said figure

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Clark & Buchanan agree to, if desired by said Court, inagurate a modern, up to date
and safe guard system of accounting in and for said county, and that all forms and books
provided shall be the property of said county and subject to duplication without any

costs for royalty.

Clark & Buchanan agree to, before commencing said work, file with said Court, a bond in the sum of three thousand dollars executed by the United States Fidelity and Guaranty Company of Baltimore, Maryland, guaranteeing the faithful fulfillment of his agreement in all of its terms and conditions.

alfumul until Fridayllay 12"

Clark and Buchanan, By George P Clark. H J Bean County Judge.