

County Court-July Term

(Continued from page 1.)

tract, which said specifications, blue print, strain sheet and bonds are attached to and made a part of said contract, and they are ordered filed with the clerk of this court for public reference and inspection; and it is further ordered that G. E. Woodward, a civil and bridge engineer of said Crook county, be and he is hereby employed as superintendent of construction for said bridge; that said superintendent shall inspect all bills for material and labor and certify as to their correctness before they shall be ordered paid by said court, and upon the completion of said bridge shall prepare and file with the clerk of said court, a full and complete detailed statement, duly verified, giving the name of the stream across which said bridge is built, the name or location of said bridge in such a manner that it may easily be found, its entire length, width, amount and cost of said bridge, with a brief general description of the style and character of said bridge, and of its immediate surroundings, as by such made and provided by statute.

New Prineville bridge across Crooked river. Now on this day comes the matter of the construction of a new, safe and suitable steel bridge across Crooked river at Prineville, and it appearing to the court that it is necessary for said county to erect a bridge across Crooked river at some point between Prineville and O'Neil and it further appearing to the court that the present structure across Crooked river at Prineville is, with certain new timbers, braces and rods of suitable strength and size to be rebuilt at a site to be chosen between Prineville and O'Neil, and it further appearing to the court that it is for the best interest of the public that a first-class steel bridge be constructed at Prineville prior to the removal of the old one, and it appearing to the court as an emergency case requiring that immediate action be taken, and it further appearing to the court that a steel structure with a roadway at least 18 feet in width, be erected in a permanent manner and the court having heretofore made due inquiry into the matter of the price and style of bridge, abutments, etc., it is deemed advisable for the court to forthwith enter into a contract under Sec. 6308, L. O. L., to this extent: That said court forthwith contract for the necessary material for the construction of said bridge and cause said bridge to be forthwith constructed, and that this court employ a suitable and competent superintendent who shall inspect all material as to fitness; all in compliance with said Sec. 6308, L. O. L., and to this end it is ordered by the court that a contract be entered into by the county court of Crook county, Oregon, and the Coast Bridge Co., an Oregon corporation, for such a bridge, which contract, among other things, shall call for all material fabricated ready for erection for one high truss, riveted span bridge, 125 feet long and 18 feet clear roadway; also two sets of steel tubes 25 feet long by three feet in diameter, with all rods and braces for the sum of \$4,515.10. b. Redmond, Oregon, provided said Coast Bridge Co. shall forthwith furnish a surety bond in the penal sum of \$4,515, running to the county of Crook, guaranteeing the furnishing and delivery of all said materials according to the contract hereinafter set out and the plans, specifications and strain sheet thereto attached and made a part thereof. And it is further ordered that another and separate contract be entered into for the labor erecting said bridge, at actual cost to Crook county, as more fully appears by that certain contract this day entered into by the parties aforesaid, provided that said Coast Bridge Co. shall furnish a penal bond guaranteeing that in no event will the cost of the erection of said new structure and the removal of the old structure laying the same upon the bank exceed the sum of \$2,150. It is further ordered that the written specifications, consisting of six typewritten pages, for the materials used in said bridge, and the details for the erection thereof, based upon the handbook of the Carnegie Steel Co., together with the blue print of said proposed bridge, the strain sheet and the surety bond executed by the National Surety Co. in favor of said Crook county in the penal sum of \$4,515, guaranteeing the furnishing of all materials fabricated, as provided in said contract and with a further surety bond executed by the National Surety Co. in favor of said Crook county in the penal sum of \$2,150 and other amount, guaranteeing the erection of said bridge, are more particularly set forth in said contract, which said specifications, blue print, strain sheet and bonds are attached to and made a part of said contract, and they are ordered filed with the clerk of this court for public reference and inspection. And it is further ordered that G. E.

Woodward, a civil and bridge engineer of said Crook county, be and he is hereby employed as superintendent of construction for said bridge; that said superintendent shall inspect all material as to its fitness and shall inspect all bills for material and labor and certify to their correctness before they shall be ordered paid by said court, and upon the completion of said bridge shall prepare and file with the clerk of said court a full and complete detailed statement, duly verified, giving the name of the stream across which said bridge is built, the name or location of said bridge in such a manner that it may easily be located, its entire length, width, amount and cost of each kind of material and entire cost of said bridge, with a brief general description of the style and character of said bridge and of its immediate surroundings, as in such cases made and provided by statute of the state of Oregon.

Erection of bridges. The court having this day entered into a contract for the furnishing of materials duly fabricated for the erection of certain bridges in Crook county, and it appearing to the court that it will be for the best interests of the public that said bridges be erected in a proper and workmanlike manner by experts with modern machinery and appliances, and the court having made full inquiry into the cost of such work, it is deemed advisable by this court to forthwith enter into an agreement under the provisions of sec. 6308, L. O. L., with the Coast Bridge Co., for the necessary labor in the matter of the erection of the steel bridges at Trail Crossing, Wigle and Prineville, including the taking down and laying upon the bank for use elsewhere of the structures now located at such places and also for the replacing and erection of the present Prineville bridge at a point between Prineville and O'Neil, and to this end it is ordered by the court that a contract be entered into forthwith by the county court of Crook county and the Coast Bridge Co., for the labor hereinbefore mentioned, provided, however, that said Coast Bridge Co. shall file forthwith with this court a surety bond in the penal sum for the entire amount specified in such contracts, guaranteeing the faithful performance of said contract and the specifications thereto attached.

Petition for county road by S. D. Mustard et al. Now is presented to the court the petition of S. D. Mustard et al for a county road, and upon due consideration it is ordered that the county clerk forward all papers relative to said road to the district attorney for his opinion as to their validity.

Now is presented to the court the petitions of M. A. Gulick et al for a county road, and George F. Beckman et al for county, and upon due consideration it is ordered that the county clerk forward all papers relative to said roads to the district attorney for his opinion as to their validity.

Rebates on taxes. It appearing to the court by statements and other evidence that the following named persons were wrongfully taxed for the year 1911 upon certain property and that by mistake wrongful taxes were paid as follows: Ezekiel Shafer \$6.53, L. E. Pickett \$6.76, James McGuffie \$41.28, P. W. Singer \$25.28. It is ordered that the county clerk draw warrants on the general fund in payment of said claims.

Whereas, F. B. Bayne, former supervisor of Powell Butte district, has resigned, it is therefore ordered that C. H. Foster be and he is hereby appointed road supervisor of the Powell Butte district for the ensuing part of the year.

Whereas, insurance on the courthouse and its contents expired on May 19, 1912, and whereas, said insurance was, upon said date, duly renewed in the amounts and by the companies hereinafter mentioned respectively for the period of three years, to-wit: Hartford Fire Ins. Co. \$5000, California Ins. Co. \$5000, Hamburg-Bremen Fire Ins. Co. \$5000, Home Ins. Co. \$10,000, Liverpool & Lancashire Fire Ins. Co. \$15,000. That all of said policies have been approved as to form and legality by the deputy district attorney and the court hereby approves said policies and each of them and directs that the same be filed by the county clerk in a safety deposit box or other place for safe keeping.

The report of the board of road viewers in the R. G. Sturgeon road was read first time in open court and continued until the next term of this court to be held July 15, 1912.

The matter of the petition of J. L. Windom et al for a county road coming on regularly to be heard this 3rd day of July, on remonstrance to the location of said road, the petitioners appearing by their attorney, W. H. Wirtz, and the remonstrators by their attorney, M. R. Elliott. On motion of attorney for petitioners it is ordered and adjudged that this matter be continued until the next regular term of this court and that the petitioners be allowed 30 days within which to file any objections they may have to the remonstrance herein referred to or to any of the signatures or names of persons found thereon, or to their qualifications as such remonstrators.

The petition of Geo. Monner et al for county road is hereby continued because of failure to file affidavit relative to posting notices.

The petition of Henry Rivina et al for county road is hereby continued because of defective notice.

Viewers' reports on the James N. Davis et al road, the A. O. Walker et al road, and the J. G. Edwards road were read for the first time in open court and continued until July 15, 1912.

Petition for the following county roads were received and upon due consideration it was ordered that all papers relative to same be forwarded to the district attorney, to-wit: Peter Erickson et al road, O. C. Carlwell et al road, R. M. Elder et al road, E. L. Bates et al road, Merle L. Archer et al road.

The petition for a county road by R. A. Ammons et al was continued because of defective affidavit and oath of sureties.

Petition of R. A. Harvey et al for a county road. Now is presented to the court the petition of R. A. Harvey et al for a county road, accompanied by a bond of \$200 with R. A. Harvey and S. Nace as sureties, and it appearing to the court by affidavit that at least 12 signers of said petition are freeholders residing in the road district or districts in which said proposed road is situated, and it further appearing by the opinion of the district attorney herein that all papers are regular and in accordance with the statute, it is ordered that the board of viewers meet at the beginning of said proposed road on the 28th day of August, 1912, view, review and survey said proposed road and report thereon at the next term of this court.

Plat of Boulevard addition to Bend. Now is presented to the court by The Bend Co., owner in fee of the lands platted, the plat and tracing thereof of Boulevard addition to Bend for approval by this court and it appearing that all legal requirements have been complied with, said plat and tracing thereof is hereby approved and ordered spread of record.

Plat of First addition to Riverside. Now is presented to the court by the Lytle Townsite Co., owner in fee of the lands platted, the plat and tracing thereof of the First addition to Riverside, for approval by this court, and it satisfactorily appearing that all the legal requirements have been complied with, said plat and tracing thereof is hereby approved and ordered spread of record.

Northwest Townsite Co's First addition to Prineville. Now is presented to the court by the Northwest Townsite Co., owners of the land platted, the plat and tracing thereof of the Northwest Townsite Co's First addition to Prineville, for approval by this court, and it satisfactorily appearing to the court that all the legal requirements of law have been complied with, said plat and tracing thereof is hereby approved by the court and ordered spread of record.

Now is presented to the court a plat and tracing thereof of a part of the town of Hillman, showing a part of 11th, 12th, 13th, 14th, and 15th streets, and blocks 108, 109, 126, 127 and all of block 91, except lots 12, 14, 15, 16, to be vacated, and it appearing that all the legal requirements have been complied with, it is ordered that said plat and tracing thereof be approved and ordered spread of record, and the county clerk is hereby directed to make note of and reference to this plat on the town of Hillman.

Now is presented to the court a plat and tracing thereof of a plat of the town of Redmond, showing the alley in blocks 1 and 20 to be vacated, and it appearing that said alleys were duly ordered vacated by Ordinance No. 27 of the city of Redmond; that all legal requirements have been complied with, it is ordered that the plat and tracing thereof be approved and spread of record, and the county clerk is hereby directed to make note of and reference to this plat on the original plat of the town of Redmond.

Now is presented to the court the petition of Albert Moore et al, for a county road and said matter is hereby continued until July 15, 1912.

Improvement of Ochoco road. Now on this day appeared before this court J. F. Blanchard, Leo Lafollette and George Russell, they being a committee designated by residents and people using the Ochoco road, and stated in open court the willingness of the public interested in said road to contribute a

substantial amount towards the repair and improvement of said road from the city limits of Prineville to what is commonly known as the Buchanan place, provided that Crook county would contribute an amount equal to that contributed by the citizens, and requested that the court consider the matter and after due investigation and deliberation the county court hereby agrees to contribute an amount equal to that raised upon subscription by said committee, provided, however, that said committee shall, before this offer of Crook county becomes effective, exhibit to this court the bona fide check or bankable notes of the several subscribers, payable to the order of said committee, said checks or notes becoming due and payable on or before Nov. 1, 1912; also subscription list or agreement reciting, among other things, the amount of wages to be paid, consenting that said work shall be done under the direction of Supervisor T. F. Buchanan, and providing that upon the payment of the amount of each subscription in labor prior to the maturing thereof, said check or note be returned by said committee to the maker thereof; and in case the subscriber fails or neglects to work out such subscription prior to Nov. 1, 1912, then said check or note shall be converted into cash by said committee and expended towards said improvement.

Now is presented to the court the petition of Frank Irvine et al for a county road. It is ordered that the county clerk forward all papers relative to said road to the district attorney for his opinion as to their validity.

The county clerk is hereby requested to draw a warrant on the general fund, payable to Ralph L. Jordan, treasurer of the special road fund, for use in road work, for the sum of \$3000. Thereupon court adjourned until July 15.

Redmond Lumber & Produce Co
Wholesale and retail hay, grain, flour and feed. Lime and cement. We sell the T. G. Mandt Wagon and Moline farm machinery. 5-9-12

Millinery

Clearance Sale!

A nice assortment of Pattern Hats will be sold at ACTUAL COST.

Entire stock of summer millinery to be closed out by July 1st.

Mrs. Estes
Millinery Parlor, Prineville

Notice of Contest.
Department of the Interior, United States Land Office, The Dalles, Oregon, June 25, 1912.

To Victor Snyder, of Prineville, Oregon, Contestant:
You are hereby notified that Robert Robinson, who gives Roberts, Oregon, as his postoffice address, did on June 8, 1912, file in this office his duly corroborated application to contest and secure the cancellation of your homestead. Entry No. 57099 made June 27, 1910, for 1/4 sec 16, 1/4 sec 17, 1/4 sec 18, 1/4 sec 19, 1/4 sec 20, 1/4 sec 21, 1/4 sec 22, 1/4 sec 23, 1/4 sec 24, 1/4 sec 25, 1/4 sec 26, 1/4 sec 27, 1/4 sec 28, 1/4 sec 29, 1/4 sec 30, 1/4 sec 31, 1/4 sec 32, 1/4 sec 33, 1/4 sec 34, 1/4 sec 35, 1/4 sec 36, 1/4 sec 37, 1/4 sec 38, 1/4 sec 39, 1/4 sec 40, 1/4 sec 41, 1/4 sec 42, 1/4 sec 43, 1/4 sec 44, 1/4 sec 45, 1/4 sec 46, 1/4 sec 47, 1/4 sec 48, 1/4 sec 49, 1/4 sec 50, 1/4 sec 51, 1/4 sec 52, 1/4 sec 53, 1/4 sec 54, 1/4 sec 55, 1/4 sec 56, 1/4 sec 57, 1/4 sec 58, 1/4 sec 59, 1/4 sec 60, 1/4 sec 61, 1/4 sec 62, 1/4 sec 63, 1/4 sec 64, 1/4 sec 65, 1/4 sec 66, 1/4 sec 67, 1/4 sec 68, 1/4 sec 69, 1/4 sec 70, 1/4 sec 71, 1/4 sec 72, 1/4 sec 73, 1/4 sec 74, 1/4 sec 75, 1/4 sec 76, 1/4 sec 77, 1/4 sec 78, 1/4 sec 79, 1/4 sec 80, 1/4 sec 81, 1/4 sec 82, 1/4 sec 83, 1/4 sec 84, 1/4 sec 85, 1/4 sec 86, 1/4 sec 87, 1/4 sec 88, 1/4 sec 89, 1/4 sec 90, 1/4 sec 91, 1/4 sec 92, 1/4 sec 93, 1/4 sec 94, 1/4 sec 95, 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