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In Clackamas County.

W. H. EVANS, Prop.

CANBY, OREGON

BOARD OF COMMISSIONERS.

Regular August Term of the County Board.

S. F. Marks, chairman; J. R. Morton, R. Scott, commissioners.

(Continued from last week)

In the matter of the purchase of a gravel pit in road district No. 3, it is ordered by the board that the survey of an acre of land for a gravel pit on the farm of O P Hedge be accepted, and it is further ordered that upon the receipt of a properly executed deed for the same, the clerk shall issue a warrant in favor of said O P Hedge in the sum of \$75 in full payment of said acre of land.

In the matter of the report of the viewers of damages on the petition of B F Linn, et al, for a change in the Linn road. Now at this time comes on to be heard the report of John Shannon, L D Mumpower, and O E Spence, heretofore appointed viewers of damages to find how much less valuable, if any, the lands of Owen Hughes would be rendered by the opening of the change in the Linn road as petitioned for. Said report shows that all three of said viewers met pursuant to the order of this board and after duly qualifying proceeded to view said road the whole distance through the lands of said claimant for damages would be rendered less valuable by reasons of the location and opening of the change in the Linn road as follows to wit:

Owen Hughes \$10.00
And the board being fully advised, it is ordered by the board that said report be approved and the damages as assessed by the above named viewers be paid for by Clackamas county. And it appearing to the board that the report of the viewers was read on two separate days of the June term of this board, 1899, it is therefore ordered that the field notes and plat of survey be recorded and that the said road shall be established on the line surveyed, when the county has paid the above named damages, and that all of the old road not included in the new, shall be vacated as prayed for. And that the expense account of said viewers of damages be paid by Clackamas county, and the clerk is hereby directed to issue warrants for the same.

In the matter of making an allowance to Joseph Sperl, an indigent person, the board being fully advised, it is ordered that an allowance of \$8 per month be allowed said Sperl, to commence Aug. 1, 1899.
In the matter of the reports of county physicians for the months of June and July, 1899. Said reports coming on now to be heard and the board being fully advised, it is ordered that said reports be approved and placed on file.
In the matter of the individual petition of August Lins, for a change in a county road near Eagle Creek, this matter coming on to be heard on the individual petition of August Lins and the board being fully advised, it is ordered that said petition be granted and that J E Burnett James Simpson and August Harger be and are hereby appointed viewers to meet at place of beginning of said change on Sept. 1, 1899, with J W Meldrum, deputy county surveyor, and view and locate said change asked for and report in writing at the next regular term of this board.
In the matter of the appointment of a justice of the peace in J P district No 10. This matter coming on now to be regularly heard and the board being fully advised, it is ordered that M E Kandle be appointed to fill the vacancy caused by the resignation of R Rutherford.
In the matter of closing the Canby road by F H Renoud, and the repair of certain bridges, it is ordered by the board that the clerk notify said Renoud to be careful about closing up said road, which has been traveled for ten years past, and it is further ordered that Road Supervisor Dimick be notified to open up said road, if it has been traveled for ten years past, and also to repair certain bridges in his district.
In the matter of discontinuing the allowance of Mrs Titus, a county charge, it is ordered by the board that the allowance of Mrs Titus be discontinued from Aug 1, 1899.
In the matter of medicine for L. Matheson, an indigent person, it is ordered by the board that George A Harding furnish L Matheson with the necessary medicines until further orders.
In the matter of cancelling certain unpaid county warrants, and several others issued in duplicate. A list of county warrants issued more than seven years prior to June 30, 1899, but remaining uncollected for in the clerk's office, having been certified to this board and advertised as by law required, it is ordered by the board that said warrants be cancelled of record:

Table with columns: No, Date, Name, Amt.
Rows include: 8508, Sept 19, '91, H S Newton, \$1.20; 9119, Jan 6, '92, Adam Noble, 1.50; 9121, Jan 6, '92, Grant Nixon, 1.50; 8515, Sept 9, '91, M Musnick, 1.70; 8531, Sept 10, '91, S J Mickley, 2.00; 8444, Sept 9, '91, John Nissen, 1.20; 9878, May 4, '92, Minnie McCoy, 2.20; 8726, Nov 4, '91, J M Thompson, 1.70; 10033, June 9, '92, Elias Stewart, 1.50; 10075, June 9, '92, W L Smith, 1.70; 8728, Nov 4, '91, J Koenig, 1.70; 9116, Jan 6, '92, R W Jones, 1.00

Table with columns: No, Date, Name, Amt.
Rows include: 8770, Nov 4, '91, Will H Jones, 2.50; 9800, May 4, '92, O M Howard, 4.20; 8723, Nov 4, '91, L Heller, 1.70; 7780, Apr 8, '91, Mrs M L Brown, 2.10; 9654, Apr 6, '92, J W Cushing, 1.70; 8440, Sept 9, '91, George Deekin, 1.20; 8731, Nov 4, '91, L Duavy, 1.70; 9118, Jan 6, '92, Hans Erickson, 1.50; 8516, Sept 9, '91, F Friedrich, 1.70; 8732, Nov 4, '91, J Quinn, 1.70; 8489, Sept 9, '91, J L Pickerton, 1.20; 8280, Oct 7, '91, D O Williams, 3.40; 9123, Jan 6, '92, R G Williams, 1.50; 9114, Jan 6, '92, David Wilson, 1.00

It was further ordered, satisfactory showing having been made to the board, that warrants No 2354 was a repetition of warrant No 29,344 and No 1649 a repetition of road warrant No 9448, and 174 a repetition of No 560 and No 1501 issued for a wrong amount (see No 1502) and No 29,695 issued on the indigent soldier's fund and not called for, as party getting same had commenced to receive a pension and No 20365 issued a pauper warrant, not called for, party not any longer needing it and that road warrants Nos 7083, 10137, 10280 issued in repetition of road warrants 6851, 10137 and 10,258 be, and the clerk is hereby authorized to cancel said warrants of record.

In the matter of the reports of the clerk and recorder for the month of July, 1899, the board having examined the reports of collections of the clerk and recorder for the month of July 1899, and being fully satisfied, it is ordered that the same be and are hereby approved. The reports show collections as follows to wit:
Clerk \$157.25
Recorder 123.85
In the matter of the mileage of the board of commissioners for the August term, 1899, it is ordered by the board that the mileage and per diem of the board of commissioners for the August term be allowed as follows to wit:
S F Marks, 8 days and mileage, \$31.80
J R Morton 7 " " 25.00
R Scott 6 " " 21.60

In the matter of aid for Johanna an indigent person, the board being fully advised in said matter, it is ordered that she be granted aid in the sum of \$5 per month to commence August 1, 1899, and the clerk is hereby ordered to issue a warrant for said amount in favor of C E Borsom on the first day of September, 1899, and on the first day of each month thereafter until further orders.
In the matter of salarizing the county office, it is ordered by the board that the clerk be authorized to have the different county offices and corridors salarized.

In the matter of aid for L Freeman, an indigent person, it is ordered by the board that he be granted aid in the sum of \$5 per month, to commence August 1, 1899, and the clerk is hereby authorized to issue a warrant for same on Sept 1, and the first day of each month thereafter until further orders.
In the matter of affidavits filed for bounty on wild animal traps. The following claims for scalp bounties having been filed, and the board having examined the same and being fully advised, it is ordered that the same are hereby approved and allowed as follows to wit:
Daniel Parker, 7 coyotes, \$14.00
James Pagle, 1 wildcat, 2.00
Albon Meing, 3 " 6.00
Total \$22.00

Parties that have promised to deliver wood to the Enterprise must do so by the middle of Sept. or we shall have these accounts settled in cash. If we cannot get wood at the proper time we do not want it. Parties knowing that they have arrangements for delivering wood will please see to it.

A representative of Mrs. Anna Vail Switzer's famous skin food, balm and astringent will receive the ladies of Oregon City at the Electric hotel parlors, Friday and Saturday where she will explain the Thermo Electrical Treatment. This wonderful treatment is the only scientific one that has proven itself to be a complete success, in the most stubborn cases of acne and all facial blemishes, and positively removes wrinkles. Instructions will be given to any wishing to take up the work as a profession.

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CASTORIA. The Kind You Have Always Bought. Bears the Signature of J.C. & F. W. Johnston.

One Sat Still. When Captain Cook's ship, the Endeavour, lay in Mercury bay, New Zealand, in 1769, a brown boy of 8, who afterward became a chief and lived to a great age, went aboard of her. His name was Taniwha. It was easy enough for the brown boys to pick out Kapene Kuku (Captain Cook) among the men on board, Taniwha said; he was the leader of the "Goblins," a very great man. He walked the ship's deck and dignified. He held up a nail, a priceless treasure, and when Taniwha laughed, gave it to him. Then the boys knew that he was good as well as great. They were shocked that a grown up Maori stole a piece of calico. "They paddled away," Taniwha continued. "The Goblins went down into the hold of the ship, but soon came up with a walking stick in his hand and pointed it at the canoe. Thunder pealed and lightning flashed, but those in the canoe paddled on. "Then they landed. Eight rose to leave the canoe, but the thief sat still with his dogskin mat and the Goblins' garment under his feet. His companions left him, but he did not answer. One of them shook him, and the thief fell back into the hold of the canoe and blood was seen on his clothing and a hole in his back." - San Francisco Examiner.

A Tort Retort. The plaintiff was undergoing a rather sharp examination from the defendant's counsel. The case was one of damages claimed on account of severe bodily injuries by the plaintiff on a railway, due, the plaintiff claimed, to the negligence of the defendant railway company's servants. Mr. C., the railway company's counsel, was noted for his overbearing manner in examining witnesses and endeavoring to disconcert them. This witness, however, determined not to be confused by his opponent's counsel. After becoming thoroughly provoked by the attacks of the man of law he remonstrated. "Mr. C.," said he, "I am an invalid. I cannot allow you to question me in this manner. It is a positive injury to my nervous system, which is at best in a shattered condition. I shall have to refuse to answer your questions unless you put them in a different manner. I am troubled on account of the injury received on the railway with sclerosis of the spinal cord. At this minute I can see you doubt, and you know by experience it is generally enough to upset a man to see you once." - Pittsburg Dispatch.

How They Make Lemons Sour. Until recently the California people did not know how to cure lemons. The fruit was never tart enough. There would be plenty of juice, but it contained a high percentage of sugar and a small percentage of acid, which made it unmarketable. But a few years ago the lemon growers clubbed together and sent experts over to Italy and Spain to learn the business, and now they are producing much better results. They pick the fruit before it begins to turn yellow and put it in a curing house, where it is kept at an even temperature of about 50 degrees for about 20 days, which "sweats out" all the sugar. It is then removed to another temperature for 60 days more before it is ready for the market. Thus the highest degree of acid and the largest degree of juice can be obtained. One of the curious effects of this "sweating" process is to reduce the thickness of the skin. It originally grows thick and tough, but the acid seems to eat it up. - Chicago Record.

Famous Floggers. Among schoolmasters whose names have come down to posterity with the dubious reputation of great floggers Dr. Busby of Westminster school is the generally acknowledged chief. Of him it is recorded that one of his head boys having insulted a young French viscount, who came to the school to demand satisfaction, he flogged the viscount first for the blood-thirsty intentions and next his friend who was the bearer of his challenge. Dr. Valpy, too, who edited an edition of the classics, was a potent wielder of the rod. Archdeacon Groom, who was a pupil of his, tells a story in illustration of his prowess. One of the boys had been flogged by the redoubtable dominie, and the lad's father came to complain. "Sir," said Valpy to him, "I flogged your son because he richly deserved it. If he again deserves it, I shall flog him again. And," rising, "if you come here, sir, interfering with my duty, I shall flog you." The parent fled. - London Mail.

An Amendment. "Fools rush in where" - begun Mr. Van Braun, who was fond of quoting proverbs. He was interrupted by Dinwiddie, who offered this amendment: "Where policemen fear to tread." - Pittsburg Chronicle-Telegraph.

Important Social Question. When a young man takes a girl to a theater, and pays an extra dollar, and goes after her and takes her home, where does he get even? Is it the pleasure of her company or the consciousness that he has done his duty? - Athenaeum Globe.

Judicial Ignorance. "Did the clock stop when you dashed it down cellar?" asked the police judge of the man who was charged with being disorderly. "Of course it stopped. Did you suppose it went through to China?" - Detroit Free Press.

Built That Way. "The worm will turn," she said. "Of course," he replied. "The worm is built on a plan that makes turning comparatively easy. It's more or less of a turn itself." - Chicago Post.

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