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L. L. PORTER, PROPRIETOR.

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AGENTS FOR THE ENTERPRISE.

- Beaver Creek... Dr. T. B. Thomas Canby... E. I. Stas Clackamas... A. Maiber Milwaukie... Oscar Wissinger Union Mills... G. J. Trullinger

There has two warring political parties, which always constitute a pretty fair beginning in the republic business.

As American's horse has won the English Derby and a Scotchman has carried off the golf championship, but John Bull still has William Waldorf Astor on hand.

A tariff war is on with Russia and because this country imposes a tariff on Russian petroleum Russia retaliates by raising the tariff on resin and bicycles, and as these are quite extensively imported in that country, American dealers are heavily affected.

PRESIDENT MCKINLEY has put an end to third term talk. Believing that silence would be construed as a desire for another term and all his acts be subject to misconstruction during the present term he has spoken in no uncertain language on the subject.

Reciprocity and Subsidies.

The National Association of Manufacturers met in its sixth annual convention at Detroit last week, and found its interests confronted by the problems growing out of the changed conditions in international trade resulting from the aggressive American demands for a full share of foreign commerce which has followed our period of expansion.

To quote Mr. Search, it has heretofore been comparatively easy for Americans to secure foreign business, partly because emergencies in England and Germany have often debarred the manufactures of those countries from aggressive competition, and partly because American competition in international trade has not been taken very seriously abroad.

We have demonstrated the marvelous efficiency of a protective policy for the creation of a great and prosperous nation. Not for a moment should we think of abandoning it while asking others to grant us free admission to their markets, nor should we complain if other nations seek industrial advancement through the same policy.

SUDDEN DEATH.

Maurice Broderick Succumbs to Acute Perforating Appendicitis.

Maurice J. Broderick died at 6:45 Tuesday morning of acute perforating appendicitis, after an illness of three days. He was employed in the Crown Paper mills and was taken sick on the bridge while on his way home from work Saturday evening.

BOARD OF COMMISSIONERS.

- State of Oregon County of Clackamas ss Before the Board of County Commissioners of the State of Oregon for the County of Clackamas. In vacation after the May Term, to-wit:

In the matter of the petition for aid for John Avins, an indigent person: This matter coming upon a written petition filed herein, and the Board being fully advised, it is ordered that John Avins be allowed \$8 per month from June 1, 1901.

In the matter of the petition of Mrs. M. A. Clark, an indigent person for aid: This matter coming upon a written petition on file herein, and the Board being fully advised, it is ordered that Mrs. M. A. Clark be allowed \$5 per month from June 1, 1901.

In the matter of timber or debris in the public highway: The Board being fully advised, it is ordered that Cummins and Cole remove all timber and debris thrown or fallen upon the public highway of Clackamas county, state of Oregon by them or at their instance and that they do not throw or fall any timber or debris upon the highways hereafter.

In the matter of the petition of James Dunlap, et al for cancellation of tax sales certificate: Now comes G. W. Shirley and James Dunlap, by their attorney Bruce C. Curry, and file a written petition representing and showing to the board that a double assessment occurred upon property in the H Campbell donation land claim, as shown by the Tax Roll of Clackamas county for the year 1897.

In the matter of vacating certain streets in the town of Marchbanks. Now at this time comes C. W. Drake, et al, and presented the petition of the property owners in the town of Marchbanks and asks for a correction on an order made on the 9th day of November, 1893 vacating certain streets in said town.

In the matter of the claims presented and allowed: Eli Williams, assessor, \$120.00 J. G. Porter, 90.00 C. E. Ramsey, 48.00 N. H. Blair, 60.00 J. A. Taft, 78.00 F. J. Harkner, 87.00 B. Sullivan, 65.00 V. R. Hyde, 90.00 F. W. Greenman, 90.00 L. E. Williams, 75.00 A. Lacey, road and bridge, 401.50

REAL ESTATE TRANSFERS.

- Furnished Every Week by the Clackamas Abstract & Trust Company. H. A. Lee to H. Halverson 5 acs in the Lee claim, t. 3 s. 1 e. \$100 T. Revenue to E. A. Revenue 7 1/2 ac in sw 1/4 of ne 1/4 and s 1/2 of nw 1/4, ann. lot, 2 acs, 3 of sec 7, 2 s, 5 e J. H. Burns to T. J. Grimes, 2 1/2 ac in sec 1 t. 4 s, r. 1 e. 250 O. Pederson to Straus & Lennan, e 1/2 of nw 1/4 of sec 11, t. 2 s, r. 4 e. 1000 S. M. Ohlson to A. W. Bowie 20 acs in Winston claim and part "K" Clackamas Fruit lands. 1 S. C. Kenney to E. E. Williams n 1/2 of nw 1/4 of sec 12, t. 5 s, r. 1 e. 1 E. E. Williams to A. Moshberger n 1/2 of nw 1/4 sec 12 t. 5 s, r. 1 e. 1 C. E. Hill to H. Farmer lot 1 blk 3, Parker Hill add. 3 P. J. Tate to A. Schubel lot 4 blk 3, Mt Pleasant. 550 B. Woller to H. Osterholt, 12 acs in Shirley ct, t. 4 s, r. 1 e. 300 J. Lewthwaite to J. M. Moffatt tract in Burns claim. 1 S. Siechel to D. E. Dolan lot 3 and 4, blk 3, Westside Add. 2 30 J. A. Kowall to F. Kowall e 1/2 of nw 1/4, sw 1/4 of nw 1/4, and n 1/2 of sw 1/4 sec 15, t. 3 s, r. 4 e, and n 1/2 of s 1/2 of sec 13, t. 3 s, r. 4 s. 150 Luah Tottemeier to L. Tottemeier sw 1/4 of sw 1/4 of sec 8 and w 1/2 of nw 1/4 sec 17, t. 3 s, r. 1 e. 100 A. W. Schwab to M. Mader, lots 11 and 12, Willamette Falls. 972 M. E. Kanagy to D. J. Kopf 25 acs in lots 3 and 4, sec 2, t. 4 s, r. 1 e. 900 J. D. Jordan to M. A. Shaw a 1/2 of nw 1/4, s 1/2 of nw 1/4, and s 1/2 of nw 1/4 of sec 30, and n 1/2 of the nw 1/4 and n 1/2 of s 1/2 of sec 31, t. 5 s, r. 2 e and n 1/2 of sec 36, t. 5 s, r. 1 e. 7500 M. A. Shaw to A. Moore same as last above. 5000 Wm O Mack to E. M. Moore 50 acs in sec 25 t. 4 s, r. 1 e. 800 J. A. Bohren to C. Sax n 1/2 of ne 1/4, sec 11, t. 5 s, r. 1 e. 600 E. M. Davis to A. V. Davis s 1/2 of nw 1/4, and n 1/2 of sw 1/4, w 1/2 of nw 1/4 of sec 6, t. 6 s, r. 2 e. 500 A. Savage to A. Gardner n 1/2 of J Welch D L C in t. 4 s, r. 2 e, and land in sec 7 t. 4 s, r. 2 e. 100 L. Mayfield to A. Gardner, same as last above. 75 A. Gardner to J. Dennison 105 acs in ne 1/4 of sec 36, t. 4 s, r. 2 e. 500 J. Johnson to P. K. Petersen 40 acs in the Tualatin river. 640 E. Summerfield to C. Lucke sw 1/4 of sw 1/4 of sec 31, t. 3 s, r. 2 e. 300 H. H. Hepler to G. Welch s 1/2 of w 1/2 of sw 1/4 of nw 1/4 of sec 23, t. 4 s, r. 1 e. 500 D. Kydd to P. Knox 11.21 acs in sec 31, t. 3 s, r. 1 e. 300 C. S. Fuge to G. T. Howard lots 11 and 12, blk 3, West Gladstone. 100 Wm Barlow to C. U. Barlow e 1/2 of sw 1/4 of sec 5, t. 4 s, r. 1 e. 10

the designated place, and did view and caused to be resurveyed by said deputy county surveyor the above named road. They also filed the field notes and plat of the survey; said viewers report favorably to the establishing of said road as viewed and resurveyed for the reasons that it is a good practical route and of public utility; said report was read on this day upon its first reading, and it appearing to the board that J. D. Jordan, one of the property owners through whose lands said road runs has filed objections herein, and the said Jordan by his attorney, G. B. Dumick, asking for more time in the matter, it is ordered that said matter be and hereby is laid over until Friday, the 5th day of July, 1901.

In the matter of delinquent taxes on E. E. Magone 15 acre tract D. D. Tompkins D. L. C. it appears to the court that there are delinquent taxes on the years 1888-1889-1893-1895-1898 on following described land to-wit: Part D. D. Tompkins D. L. C. No. 66 beginning at N. E. corner of William Hughes' land in D. D. Tompkins D. L. C. in T. 2 S., R. 1 and 2 E., of W. M. thence S. 4.22 chains, thence E. 37.97 chains to Willamette river, thence N. with meanders of river 2.1 chains, thence N. 27 degrees W., 1.80 chains, thence W. 37.15 chains to place of beginning and 15 acres more or less, and that there are errors in the description of said land in assessment and sale of the same. It is ordered, that on payment of \$40.00 to the county clerk of this court, he cancel all of delinquent taxes on said land to this date.

In the matter of the assessment of the property belonging to State Land Board. Now at this time comes on to be heard the petition of Antonio Schaffers asking for the cancellation of the taxes assessed against the property described on page 287, line 12 of assessment roll for the year 1899, and it appearing that said property belonged to the State Land Board at the time said assessment was made and that the said property is not subject to taxation. It is therefore ordered that said assessment for taxes for said year against said property be and the same is hereby cancelled.

Assignment of tax certificate of Jennie E. Curry: It is ordered that the clerk be and it is hereby ordered to assign to E. F. Riley the claim of the county against Jenny E. Curry for taxes on lots in Marchbanks so far as the same is shown on the list made up by the clerk for sales on the 1st Monday in July, 1901 before payment by said Riley, of the amount shown in said list.

In the matter of the establishment of a public gateway for Mrs. E. Wehrman, as provided by order of board of county commissioners made and entered on the 4th day of May, 1901 and appointing Ed. Bates, Geo. Ely and James Kitching viewers to view locate and assess damages for said gateway, and it appearing to the said board, that the said viewers met at the time and place appointed and after subscribing to an oath to perform their duties according to law to the best of their abilities, and after having completed their view and location and having assessed the damages therefor, and it further appearing to the said Board that the damages assessed by said viewers are just and that the said gateway was so located as to do the least damages to the lands crossed and that the report of the viewers is just, and that the costs of locating said gateway have been paid and that the damages have been paid in full court for said persons whose property was crossed, It is ordered that said report be and the same hereby is confirmed and said gateway is hereby declared to be a public gateway and perpetual right of way and to be recorded as such.

REAL ESTATE TRANSFERS.

- Continued next week. THE CLACKAMAS ABSTRACT & TRUST CO. are the owners of the copyright to the Thorne system of abstract indexes for Clackamas county, and have the only complete set of abstracts in the County, can furnish information as to title to land at once, on application Loans, investments, real estate, abstracts etc. Office over Bank of Oregon City, Call and investigate. Address box 37.

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