

In County Court July term 1883
7th judicial day. Tuesday July 30th

Mentioned road on the 4th day of August 1883. and view and assess the damages sustained to the lands of said Ben Walden Maria Walden & Jas P. Downing. and that they report their doings herein at the September, 1883, term of this Court. and duly qualify before entering upon the discharge of their duties in this behalf

In the matter of County Road. Commencing at what is known as the Teas Springs road on the top of the hill near 1/4 mile east of S.W. cor Sec 36. 26 & R 34 E. Thence N 3/4 mile on line through center of S 21. 4 & N 10. 4. Sec 36. Thence E. until it crosses & is below Sam Johnsons Orchard, Thence N. E. until it intersects Sec 30 also near S.W. cor said Sec 30. 26, N R. 35 E. Thence due N. on the Sp. line to the state line between the State of Oregon & Washington Territory. Thence E. 2 miles on the S. side of said state line to fractional N.W. cor of Section 16.

Road No 145.

Now on this day comes the report of A A Centyer & W^m M Stan the viewers heretofore appointed at the April 1883, term of this Court to view and determine how much less valuable the lands of Jacob Frizzle would be rendered by reason of the location of the above mentioned road as a County Road, for final hearing the same having been read upon a previous day of this term of this Court. to wit; July term 1883, and it appearing from said report that said viewers duly met at the time and place appointed. and were duly qualified before entering upon the discharge of their duties in this behalf. and it further appearing from said report that the said viewers have estimated and appraised the damage sustained to the lands of said Jacob Frizzle at the sum of \$200.⁰⁰

And it also appearing to the Court that the viewers heretofore appointed to view and report upon the location of the above mentioned road. duly made their report at the April 1883 term of this Court and that said viewers reported favorably and recommended the location of the same as a County road. and the field notes and plat of survey of said road being duly on file and certified to by the Surveyor appointed to survey the same and there being no remonstrance on file against said road.

It is therefore ordered by the Court that the report of said

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in accordance with said report, and that the report of said viewers, field notes and plat of survey thereof be recorded as by law required, upon the payment by the petitioners herein to said Jacob Rizzze or his Attorney, the sum of \$200, as awarded him as damages by the said viewers M. Conroy & H. M. Steen, and the satisfaction of said sum having been paid to be filed with the Clerk of this Court by the petitioners herein, And that upon said satisfaction of the payment of said damage being filed as ordered the Road Supervisors through whose District said road runs be directed to open the same for public use as a County Road,

In the matter of County Road } Expense of Survey,
No 132

It is ordered by the Court that the following named persons be allowed the sums set opposite their respective names on account of services in survey of above mentioned road,

A. L. Coffey	Surveyor	Twelve Dollars	12.00
Wm Douglas	Viewer	Two ⁵⁰ "	2.50
Pelix Johnson	"	Two ⁵⁰ "	2.50

In the matter of County Road } Expense of Survey,
No 132

It is ordered by the Court that the claim of James Means & D. M. Reinhardt for mileage as chairman & marker in the above mentioned ^{Road} be and the same is hereby disallowed, for the reason that the said claim are for 120 miles travel to and from said road and further that the Surveyor A. L. Coffey had no authority to employ said Means & Reinhardt to assist in making said survey, the said Means & Reinhardt being at that time residents of Pendleton Or but that be the said A. L. Coffey should have employed men living in the vicinity of the above mentioned road. It being the duty of the Viewers as well as Surveyor to proceed to the place designated and there take men to their assistance.