

889	Wm. Kelley	dragging	Red Fork	62.25
890	J. C. Huskey	dragging	Red Fork	56.25
8911	M. Neal	road work	Red Fork	41.00
892	Walter Wenty	road work	Red Fork	8.00
893	Monroe Neal	pay roll	Red Fork	297.50
894	Nichols Hdw. Co.	supplies	Red Fork	36.65
895	M. P. Cook	pay roll	Red Fork	1944.36
896	Frisco	freight	Red Fork	21.63
897	M. P. Cook	pay roll	Red Fork	1179.94
898	Joseph T. Lantry	construction work	red fork	837.50
899	Tulsa Stone Co.	supplies	Red Fork	63.90
900	H. R. Williams	road work	Red Fork	19.00
901	P. C. Lottis	road work	Red Fork	22.00
902	E. Lottis	road work	Red Fork	22.00
903	G. O. Kipple	road work	Red Fork	28.00
904	John McClurg	road work	Red Fork	38.00
905	J. H. Hollis	road work	Red Fork	34.00
280	C. L. Barton	dragging	Skiatook	20.00
281	J. L. Moss	dragging	Skiatook	56.25
282	G. W. Benigar	dragging	Skiatook	15.00
283	C. L. Barton	dragging	Skiatook	35.00
84	W. W. Beckham	road work	Willow Springs	36.00
85	S. W. Beckham	road work	Willow Springs	29.00

R E S O L U T I O N .

The following resolution was presented by W. L. North, who moved its adoption, which motion was duly seconded by F. M. Wooden.

WHEREAS, the appropriation for the current year for the County Road Maintenance fund is exhausted, and, Whereas, it is necessary that the work of maintaining the roads be continued until a new appropriation can be made as of July 1st, 1920, and

WHEREAS, there is an unapplied balance to the credit of said fund in the hands of the county treasurer,

NOW THEREFORE, be it resolved that the county Engineer be, and he is hereby authorized to carry on the necessary work of maintaining county roads, allow and approve claims therefor up to and including June 30th, 1920, and warrants drawn in favor of the said claims from said unapplied balance.

Be it further resolved that after that date to wit, June 30th, 1920, that no further work shall be performed under this resolution unless said work was contracted prior to July 1st, 1920, and that work after June 30th, 1920 shall be a charge against the appropriation for the current year 1920 - 1921.

Whereupon a vote was taken, which was as follows:

For the Motion.
F. M. Wooden
W. L. North
Ed Dalton

Against the Motion.

None.

The following resolution was offered by W. L. North who moved its adoption.

Whereas, the work of the regular audit of the Tulsa County Records is about completed, and whereas the work has practically taken in all the affairs of the county excepting the transactions of the Free Fair Board.

Therefore, be it resolved that the state Examiner and Inspectors Office is hereby directed and authorized to audit the said Free Fair Board, and make a report to the Board of County Commissioners, And be it further resolved that the State Examiner and Inspectors Office be, and it is hereby requested to make an examination of the fees charged and collected by JUSTICE H. J. GRAY, in civil action, and make a report to this Board.

Whereupon it was moved by Ed Dalton that said resolution be adopted, and the vote thereon was as follows

FOR THE MOTION
F. M. Wooden
W. L. North
Ed Dalton.

AGAINST THE MOTION.

None.

R E S O L U T I O N .

A resolution releasing C. O. & H. Frye, contractor, and Exchange Trust Company, surety, on Contract and bond for the construction of Tulsa County Road Bond Issue Road on Miles 1 and 2, Section "Y" in Tulsa County, Oklahoma.

WHEREAS, C. O. & H. Frye, a partnership composed of C. O. and Howard Frye, did on the 17th day of February, 1919, enter into a certain contract with Tulsa County, Oklahoma, whereby said partnership did agree to construct a certain portion of the Tulsa County Bond Issue Roads described herein as Miles one (1) and two (2) of Section "Y" in said county, and

Whereas, the said C. O. & H. Frye, as principal, and Exchange Trust Company, a corporation organized under the laws of the State of Oklahoma, as surety, did under date of March 11, 1919, execute a certain contract bond in the sum of \$47,490.17, conditioned that said principal should comply in all respects with the terms, obligations and conditions of said contract, including the specifications therein referred to and other terms and specifications set forth in said bond, which contract and bond were approved by the Board of County Commissioners of said county on the 17th day of March, 1919, and that in case the said should be fully discharged, complied with and met, then said bond should become void, and