WHEREAS, it has been made to appear to the satisfaction of the Board that the population within and for said District as of January 1, 1925, was in excess of 111,000 and that under the provisions of the law said District is entitled to an additional justice of the Peace;

NOW, THEREFORE, BE IT RESOLVED, By the Board of County Commissioners that public necessity requires the appointment of an additional Justice of the Peace within and for said District and that such additional Justice of the Peace should be at this time appointed within and for the said District No. 4.

attorney of the bar of Tulsa County, am a citizen and resident of said District No.4, be and he is hereby appointed as an additional Justice of the Peace within and for said District No. 4, and that upon taking the oath of office and giving the bond required by law in the penal sum of \$\frac{1000.00}{2000.00}\$ that he have full power and authority to act as such and to hold the said office until the next general election and until his successor shall have been deuly elected and qualified.

Done in regular meeting this 27th. day of April, 1925.

Ed W Hedgecock, Chairman of the Board.

Motion was made by W L North, seconded by J S Shaver that the recommendation as made by A M Welch, Agent Tulsa County Humane Agent, be and the same are hereby approved. This applies to the following allowances as granted by the Board of County Commissioners: Effective from and after May 1st. 1925.

Jim	Daniels		Bixby-
	Hays		Bixby
W M	Hem	*	Bixby
W W	Palmer		Bixby
Alte	a Utterback		Bixby

Motion was made by W L North, seconded by J S Shaver, that Claim No. 100546 favor of Tulsa Ice Company be and the same is hereby disallowed, and Claim No. 101129, favor of E I Saddler, be and the same is hereby allowed in the amount of \$10.00. Motion carried.

BEFORE THE COUNTY COMMISSIONERS, TULSA COUNTY, OKLAHOMA.

To the Honorable County Commissioners of Tulsa County, Oklahoma:

MOTION.

Comes now, State of Oklahoma, ex rel, O B Mothersead, Bank Commissioner, and moves your Honorable Board to strike from the records and tax rolls of Tulsa County, Oklahoma, the taxes assessed against Lot 11, Block 2, Pouder-Pomeroy Addition to the City of Tulsa, for the years 1919, 1921, 1922, 1923 and 1924.

For grounds of said motion, movant states that Ira Short and Mary Pearl Short his wife, being the owners of said property, did, on the 24th. day of May, 1920, execute and deliver their joint promissory note in the sum of \$2000.00, payable to the Bank of Jenks, Jenks, Oklahoma, due June 24, 1920, and bearing ten per exant per annum interest until paid; that, on the 4th. day of May, 1921, said Bank of Jenks, Oklahoma, was declared to be an insolvent banking corporation, and taken over by the Benk Commissioner for the purpose of marshalling and collecting its assets, and making settlement with the creditors of said Bank; that said note and mortgage above described were at that time unpaid, and constituted a part and parcel of assets of said Bank; and, by virtue of Sections 4165, 4166 and 9748 of Compiled Statutes of Oklahoma, (1921) all taxes against said property above described became secondary at all time to the lien of the State.

Movent further states that it has foreclosed said mort gage upon said described