Motion by Commissioner Morley, seconded by Commissioner Sallee, that the following Resolution be adopted. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried.

## RESOLUTION

IN RE: SOUTHERLY FIFTY (50) FEET OF LOT TEN (10) BLOCK THREE (3) NORTH TULSA ADDITION TO THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA, ACCORDING TO THE RECORDED PLAT THEREOF.

BE IT RESOLVED by the Board of County Commissioners of Tulsa, State of Oklahoma, to-wit:

That Whereas, it appears that the above named property was, for many year preceding the year 1936, occupied wholly and exclusively for church purposes by the Jewish Institute, or, at least, a Jewish religious organization and owned by the Jewish Church.

That immediately following the occupancy by said Jewish Church the building was used exclusively for religious purposes by the Temple Baptist Church until about October 1, 1937.

That for the years 1936 and 1937 the property has never been placed upon the assessment rolls of this County as it is entirely proper that it should not be for as to those years, 1937 and 1937, it was wholly nontaxable. That if, in fact, any tax exists for those years of an ad valorem nature it should rightfully be striken and is hereby strikeh.

It is proper and in accordance with the desire of this Board that the Assessor having in the past omitted any ad Valorem tax assessment on this property that he should continue in the future not to assess the same for the year years, 1936 and 1937.

Attached hereto are three (3) affidavits which show in accordance with and verify the contents and facts stated in this resolution.

Dated this 30th day of June, 1941.

ATTEST: ANDY STOKES, SECRETARY. S E A L

BOARD OF COUNTY COMMISSIONERS.

BY: G. H. SHEPARD, CHAIRMAN.

Motion by Commissioner Sallee, seconded by Commissioner Morley, that a quit claim deed be issued to John M. McNamee covering all of Lot 11, Block 4, of Peoria, a subdivision of Lots 7,8,9,12,13,14,15 and 16 of Peoria Acres Add. to Tulsa, for the reason that said property was sold in error, according to the verbal statement of Joe T. Parkinson, County Treasurer, and the Chairman is hereby authorized to execute said deed. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried.