## RESOLUTION

WHEREAS, on the 3rd day of August, 1942, T. W. Stallings filed herein affidavit of erroneous assessment which is made a part hereof by reference, complaining of the amount of assessment placed upon the property therein described, and

WHEREAS, the said T. W. Stallings has presented evidence in support of said affidavit of erroneous assessment at a regular meeting of the Board of County Commissioners of Tulsa County, Oklahoma, at which time the said T. W. Stallings, with his attorneys, and the office of the County Attorney, all being present, and after a full hearing, it is

Moved by Commissioner Curtis Greer and seconded by Commissioner Ralsa F. Morley that 75 acres of land described in the affidavit of erroneous assessment signed by T. W. Stallings, as follows:

LaVale Heights, all Block 1,2 and 3, Sec. 8, and Lots 3,8,10,11 and 13 to 16 incl., Sec. 4, Township 18, Range 13, Tulsa County, Oklahoma,

was assessed for taxation purposes at a value of \$2360.00 for the year 1940; that in the year 1941 at the assessment time the County Assessor of Tulsa County, Oklahoma, excessively assessed said land and instead of assessing the land at \$2360.00 ax in 1940, it was assessed at \$6350.00; that said assessment is excessive, illegal, discriminatory, erroneous and inequitable, and the true assessment valuation should be \$2360.00; that inasmuch as the year 1941 was a tax assessing year, the taxpayer T. W. Stallings did not make a voluntary return or assessment of the property herein mentioned, and the County Assessor placed the assessed valuation upon sais property without giving the taxpayer any notice, and the taxpayer knew nothing of the amounts placed upon said property by the said County Assessor until he went to pay his taxes. The taxpayer relied upon the assessed valuations of former years while the County Assessor had no notice nor knowledge of the taxpayer so relying but went ahead and placed the valuations upon said property on the odd numbered year as provided by law, and particularly inasmuch as the taxpayer did not make a voluntary return.

Upon roll call the Commissioners voted upon said motion waxx as follows: J. B. Gray, No; Curtis Greerm Yes: Ralsa. F. Morley. Yes. Motion carried.

Motion by Commissioner Morley, seconded by Commissioner Greer, that a EXEX recess be taken until Monday, October 2nd, 1942, at the hour of 10:00 o'clock A.M. Motion carried.

ATTEST: ANDY STOKES, COUNTY CLERK.

BY: Unde Stakes

CHAIRMAN, BOARD OF COUNTY COMMISSIONERS.