

February 15th, 1943.

Motion by Commissioner Greer, seconded by Commissioner Morley, that the following salaries as submitted by Joe T. Parkinson, County Treasurer, be and the same are hereby confirmed as of February 1st, 1943, to-wit:

A. J. Johnson	Raised from \$190.00 to \$200.00
Pearl S. Bean	" " 170.00 to 180.00
Ruby Williams	" " 160.00 to 170.00
E. H. Geiger	" " 150.00 to 160.00
Anna K. Williams	" " 150.00 to 160.00
Lucy Hatfield	" " 140.00 to 150.00
Fred Burchfiel	" " 140.00 to 150.00
Alberta Stone	" " 140.00 to 150.00
Frances Pendergast	" " 140.00 to 150.00
Anna Mai Grant	" " 140.00 to 150.00
Viola Smith	" " 140.00 to 150.00

Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried.

Motion by Commissioner Greer, seconded by Commissioner Gray, that the following Resolution be adopted, to-wit:

WHEREAS, on January 9th, 1943, there was filed with the County Clerk of Tulsa County, a petition, in form and substance, as required by law, signed by Jesse Tabor and others, being more than five in all, each resident freeholders of Tulsa County, Oklahoma, and each claiming to own property effected and subject to be assessed for the construction of the proposed improvements to be made in the proposed drainage and improvement district south and prayer for as described in said petition, if and when such district should be created and established and furthermore requested that in the event such drainage district be created and established, that the County Commissioners authorize the issue and sale of such bonds conditioned as provided by law as necessary to defray the costs and expense of creating and establishing said drainage district, and complying with the requirements imposed by the United States Government, stated in said petition, as the condition on which it would at its own cost build, enlarge, finish and complete the proposed improvements sought, and

WHEREAS, at the same time petitioners filed said petition they filed with said petition and as part thereof a cost bond with surety in form and amount, conditioned as required by law for the payment of such cost and expense incurred, if the prayer of their petition should, upon hearing, be denied, which bond was by the Board of Commissioners accepted and approved, and

WHEREAS, on January 9th, 1943, and while yet in regular session, after due consideration of said petition and being fully advised in the premises, said Board of Commissioners appointed Merritt J. Glass, Robert G. Fry and Ray H. Brown, three impartial disinterested resident freeholders of Tulsa County and of no kin to interested parties as viewers and directed them to view and report in writing, under oath, after actual view of the premises described in the petition, and adjacent thereto, of the proposed drainage district and improvement south by petitioners on the public necessity therefor, the practicability and feasibility of same and whether or not such improvements would be of benefit to public health and land values and of public utility and general welfare, and thereupon said appraisers appeared and accepted such appointment and took the oath as such, a required by law, and

WHEREAS, thereafter and on January 20th, 1943, said viewers, Glass, Fry and Brown, aided by the County Engineer and consulting Engineers, made and filed their written report, under oath, in form and substance, as required by law, and in which report and return, said viewers found in effect after actual view and consideration of the premises, proposed improvements, levees, lines, lands, routes, ditches and drains, as described by petitioners; that said proposed improvements in said District are of public necessity, and public utility; that same are altogether practicable and feasible, and in their opinion would be of great benefit to public health and property values, and further found in favor of creating said drainage and improvement district and making the improvements prayed for for the reasons stated in their report and that in view of the fact that the United States Government had proposed to build, enlarge, finish and complete, at its own cost and expense, the major portion of said proposed Drainage District improvements, on condition, however, that owners of property affected thereby and subject to be assessed therefor would, without cost to the United States,