TOWNSHIP CLAIMS Cont'd.

Skiatook.

33 S N Cooper

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12.50

In the matter of the creation of Water Improvement District No. 5, a protest against the validity and amount of proposed assessment is filed with the Board of County Commissioners and upon motion of W L North, seconded by Ed W Hedgecock, the said protest is herewith rejected. Upon roll call, all members voting in the affirmative, the motion is declared carried.

The following Resolution was offered by Mr. North, and seconded by Mr. Hedgecock, read and unanimously adopted:

RESOLUTION

WHEREAS, it has been brought to the attention of this Board that certain school districts, within this County are entering into contracts with attorneys, based on contingent fees, to bring suit against the County Treasurer of this County, for the purpose of recovering alleged sums claimed to be due such school boards and school districts by reason of erroneous apportionment of funds, and

WHEREAS, this Board is of the opinion that such suits are unjust and unreasonable,

NOW, THEREFORE, BE IT RESOLVED that the County Attorney of this County be, and he is hereby directed to diligently defend any and all such actions as may be brought against said County Treasurer, and to exhaust every legal remedy to defeat the collection of said unjust and illegal claims.

J S Shaver
W L North
Ed W Hedgecock.

The following Resolution was offered by Mr.North, seconded by Mr.Hedgecock, and was by the Board unanimously adopted:

RESOLUTION

WHEREAS, it has been made to appear to this Board that State Examiner and Inspector's Form No. 1470, as furnished the County Assessor is misleading, and

whereas, in the opinion of the County Attorney only the items 1,2, and 3 enumerated thereon, come within the purview of House Bill No. 88, approved February 25th. 1925, and that the other items upon said form, to-wit: 4,5,6,7,8,9,10, 11 and 12 are proper subjects for advalorem taxation, and

WHEREAS, there is in the hands of the Assessor a considerable number of these forms, and it is not deemed expedient at this time to furnish proper form for assessment, under the provisions of said House Bill No. 88.

THEREFORE, BE IT RESCLVED, That the County Assessor be, and he is hereby authorized and directed to continue the use of said Form No. 1470, only as to items 1,2 and 3, as shown thereon, and amend said form by striking out or blue penciling items number 4 to 12, both inclusive, and that said Assessor be and he is hereby authorized and directed in cases where assessments have been made heretofore upon said Form No. 1470, that such assessments be corrected in accordance with the opinion of the County Attorney, and with this Resolution.

J S Shaver
W L North
Ed W Hedgecock.

January 25 1926.

Board of County Commissioners Tulsa Oklahoma.

Referring to the verbal request of the Board, of this day, for an opinion of this office relative to the interpretation of State Examiner & Inspector's Form No. 1470,