

February 21st, 1938.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the affidavit of erroneous assessment filed by W. E. Davis covering realestate for the years 1930, 1931 and 1932, be and the same is hereby approved and the County Clerk is hereby instructed to issue a certificate of error covering same. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried. Misc. No. 36815.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the affidavits of erroneous assessment filed by G. A. Phillips covering realestate for the years 1931 and 1932, be and the same is hereby approved and the County Clerk is hereby instructed to issue certificates of error covering same. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried. Misc. No. 36813.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the affidavit of erroneous assessment filed by Frank Orr, for the Holland Hall, Inc., covering realestate for the year 1930, be and the same is hereby approved and the County Clerk is hereby instructed to issue a certificate of error covering same. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried. Misc. No. 36816.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the affidavit of erroneous assessment filed by Larkin Bailey covering realestate for the years 1930, 1931 and 1932, be and the same is hereby approved and the County Clerk is hereby instructed to issue a certificate of error covering same. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried. Misc. No. 36817.

The following Resolution was introduced by Commissioner Gray who moved its adoption; said motion being seconded by Commissioner Hopkins. Chairman ordered the Resolution read.

R E S O L U T I O N

WHEREAS, on the 26th day of January, 1938, the District Court of Tulsa County, in case No. 62304 in said Court held that the Statute exempting banks, trust companies, and Morris Plan Companies, from the payment of ad valorem taxes included the Remedial Finance Company and all companies in competition with the Morris Plan Company, and

WHEREAS, the County Attorney of this County has recommended to this Board that an appeal from said judgment be taken to the Supreme Court of the State of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED, that the County Attorney of Tulsa County be and he is hereby directed to appeal the judgment in the above numbered case to the Supreme Court of the State of Oklahoma.

The vote on the motion to adopt the Resolution was:

Against the motion: None	Signed: John H. Miller, Chairman, Yes. Harry L. Hopkins, Member, Yes. J. B. Gray, Member, Yes.
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The motion was declared carried and the ~~xx~~ resolution adopted as read.

Attest: Andy Stokes, County Clerk.
By: M. Fendleton, Deputy.
Seal.