wherein the State of Oklahoma was plaintiff and Leonard Bagby and W. B. Morrison were defendants, in which action said defendants were charged and accused of the crime of conjoint robbery, and,

WHEREAS, on said 7th day of September, 1923, said cause came on legally for hearing and preliminary examinations before the Honorable Saul A. Yeager of said Common Pleas Court, and,

WHEREAS, the said defendants, and each of them, were, at said date, in the County Jail of Tulsa County, Oklahoma, awaiting said trial, or preliminary examination, and

WHEREAS, one, Joe DelBecarro, was a deputy Marshall for said Common Pleasa-Court in and for Tulsa County, State of Oklahoma, and was assigned to the care and custody of said defendants, Leonard Bagby and W. B. Morrison, by the jailor of Tulsa County, Oklahoma, for the purpose of taking them before said Court for said trial of examination, and the said Joe DelBecarro did take said defendants, and each of them, before the said Court and Judge thereof, but seated the said W. B. Morrison, or allowed him to be seated, elsewere in the Court room that at the bar of said Court, and sdated, or permitted to be seated in the place and stead of said defendant W. B. Morrison,

a brother of said defendant, all of which was knowingly done, or permitted to be done, by said deputy Marshall, Joe Del Becarro, for the purpose of misleading the Court, misleading the County Attorney, and for the purpose of misleading and confusing the witnesses for the State in said Cause, all of which was done with full knowledge on the part of said Joe DelBeccaro for the purpose to be served and at the request of, and in collusion with the said defendant, W. B. Morrison, and his counsel, all of which was contrary to his duties, and in violation of his oath of office, and hos conduct at least unbecoming to an officer, if not in violation of the laws of this State.

THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Tulsa County, Oklahoma, in regular session assembled, that these facts be furnished to the judges of the Common Pleas Court of Tulsa County, and each of them by serving on said judges of said court with a copy of this resolution, and that said judges of said Court be, and they are hereby, requested to investigate said charges and take such action as may be just and proper in the premises; that a copy of this resolution be served on each of said-Judges of said Court by the County Clerk of Tulsa County, Oklahoma.

Passed and adopted by the Board of County Commissioners of Tulsa County, Oklahoma this the 22nd day of October, 1923.

E. W. HEDGECOCK, Chairman of the Board of County Commissioners.

W. L. North, Commissioner.

J. S. Shaver, Commissioner.

## ATTEST:

O. G. WEAVER, County Clerk Tulsa County.

The following affidavits of erroneous assessment were presented to the Board, and ordered "Stricken from Record":

W. M. Vann
C. C. Wood
R. A. Strekoll
C. A. Schofer
I. R. Ravitz
Edw. F. Vann, Agent
M. McKenna
Freddie ropes

Integrity Mutual Casualty Co.

Freddie jones
J.V.Hyland
J. K. Gardner
Carrie Clemmons
Abbott, D. E.

Henry Kendall College (5)

M. J. Warren
Kendall College
Fred Trusler
Starr Drug Co.
T. J. Ryan
Rogers Co. Drilling Co.
Mrs. C. W. Nelson
Magneto Ignition Co.
F. A. Hill
Guardian Life Ins. Co.
G. W. Daniells
C. G. Campbell
T. D. Evans

The following Applications for Erroneous assessment were by the Board "Disallowed"

C. R. Covey
Kendrick Oil Co.
P. J. Pautler
Mrs. J. L. Smith.

Grace Ritz Art Phillips The Vogue Shop

There being no further business oming before the Board for consideration, the same adjourned to meet Friday November, 2nd, 1923.

ATTEST:

edgeock Chairman

County Clerk.