

Extraordinary Session of the Legislature, of the State of Oklahoma, a recommendation that proper legislation be passed providing a method and procedure by which the liability properly chargeable, under the laws of this State, against territory detached from one municipality and added to another may be assumed and paid by the municipality acquiring such detached territory.

Those voting in favor of the motion to adopt the Resolution were:

Ed W. Hedgecock,	Chairman.
W.L. North	Member
J.S. Shaver.	Member.

The motion having received the affirmative vote of the Commission was declared passed and adopted on this the 17th. day of December, A.D. 1923, and the County Clerk was directed to transmit to the Governor of the State of Oklahoma, a true and correct copy thereof.

At a regular meeting of the Board of County Commissioners of Tulsa County, Oklahoma, held on the 17th. day of December, A.D. 1923, in the office of said Commissioners in the Court House, in the City of Tulsa, in said County, and at which meeting all members composing said Board were present, the following Resolution was introduced by Commissioner W.L. North, who moved its adoption, and the motion was seconded by J.S. Shaver, a member of said Board, and thereupon the Chairman, of said Board, ordered the Resolution read:

R E S O L U T I O N.

WHEREAS, At the time that the Road and Bridge Bond Issue of the year 1921 for Dawson Township was voted upon, and passed, said Township was composed of and there was embraced within the corporate limits thereof certain taxable, both real and personal, property, and

WHEREAS, since that time certain of said taxable property has been detached therefrom and added to the City of Tulsa, Oklahoma, and there was created out of the said taxable property the incorporated Town of Dawson, Oklahoma, and

WHEREAS, all of said property so detached from said Dawson Township is, under the laws of the State of Oklahoma, liable for said bonded indebtedness, and

WHEREAS, the property detached from said Township and added to the City of Tulsa has not been taxed for the said Road and Bridge Sinking Fund, for said Township for the tax year of 1923, and

WHEREAS, the said Township of Dawson has been taxed for said Sinking Fund for the tax year of 1923, and

WHEREAS, by reason of said territory formerly a part of said Township being attached to the City of Tulsa, the taxable value of said Dawson Township has been reduced approximately Three Million Dollars (\$3,000,000) and, therefore Levy for Sinking Fund purposes in said Township for the tax year of 1923, is greatly in excess of what it should be.

THEREFORE, BE IT RESOLVED, That the County Attorney of Tulsa County be, and he is hereby authorized and instructed to bring proper action, or actions, in the proper Court in said County, to compel said detached territory to pay its just and lawful proportion of the tax for Sinking Fund purposes of said Dawson Township for the year 1923, as by law provided.

BE IT FURTHER RESOLVED, That the Chairman of this Board of County Commissioners be and he is hereby authorized and directed, to execute, on behalf of this Board, as the Trustees of said Dawson Township, the necessary papers in the filing of any action, or actions, instituted by said County Attorney.