premises, said statement is found to be correct:

NOW, THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Tulsa County, Oklahoma, that the statement of the cost of the district distribution system in Sub-District No.1, Water Improvement District No.8, as hereto fore filed with this Board of County Commissioners and as hereinbefore set out, be and the same is hereby found to be correct and in all respects hereby approved and confirmed.

That C W Bailey, M E BAILEY and A H BURGESS, who are three disinterested freeholders from the body of the County, and are not owners of any property to be assessed, are hereby appointed to constitute a Board of Appraisers to appraise and apportion the benefits to the several tracts, lots and parcels of land in said Water Improvement District by the construction of said district distribution system.

That said Appraisers shall within five (5) days after being notified of their appointment by the County Clerk, and after taking and subscribing their oath to make true and impartial appraisement and apportionment, proveed to perform all such acts and thimgs in the premises as by law they are or will be empowered to do and said Appraisers shall make written report of such appraisement and apportionment to this Board of County Commissioners.

PASSED and approved April 6th.1931.
ATTEST: O G WEAVER, County Clerk. W L NORTH, Chairman.

By: Nelle R Smith, Dep.

Proper Statutory Bond and Contract is received, approved and filed as of this date, in the above entitled cause.

Motion is made by Mr.Dickey, seconded by Mr.Hedgecock, that L A DEMORY be and he is hereby appointed Constable within and for Redfork District. Motion carried.

ORDER

WHEREAS, the Treasurer of Tulsa County, Oklahoma, has filed and presented to the Bard of County Commissioners of the County of Tulsa, State of Oklahoma, an application for the issuance to W C MARTIN of a deed conveying to him for a consideration of Fifty-Three and 38/100 (\$53.38) the following described Lot:

Lot 40, Block 45, West Tulsa Addition to Tulsa.

AND, WHEREAS, the sale of said lot by the County Treasurer was made pursuant to Section 9745 of the compiled Statutes of Oklahoma, of 1921, and amendments thereto, whereby the County Treasurer is authorized to sell lands and lots purchased for the County by him at tax resale, and

WHEREAS, due notice has been given and published by the County Treasurer in the Tulsa Daily Legal News, the official paper of the County of Tulsa, that said County Treasurer would on this date apply to the Board of County Commissioners for an order approving said sale, and directing the issuance of deed therefor, and

PURSUANT to such notice, hearing on such sale has been had by the Board of CountynCommissioners and no other person having appeared to hid a higher price for the purchase of said lot, and the County of Tulsa has no need for said lot for any purpose required and provided by law whatsoever.

NOW, THEREFORE; the Board of County Commissioners of the County of Tulsa State of Oklahoma, in regular session assembled and pursuant to the aforesaid statutes of the State of Oklahoma, hereby approve the sale of said property so made by the County Treasuerer to W C MARTIN for a consideration of \$53.38 and it is hereby ordered that the Chairman of the Board of County Commissioners execute to him a deed conveying to him all the right, title and interest of the County of Tulsa, State of Oklahoma, in and to sadd property, and the County Clerk of Tulsa County is hereby directed to attest with his signature and attach the seal of his office.

Dated this 6th. day of April, 1931.

ATTEST: O G WEAVER, County Clerk.
By: Nelle R Smith, Dep.

W L NORTH, Chairman, Bd. Co. Comrs.

ORDER

WHEREAS, The Treasurer of Tulsa County, Oklahoma, has filed and presented to the Board of County Commissioners of the County of Tulsa, State of Oklahoma, an application for the issuance to CHARLIE AND MAGGIE MASON of a deed conveying to them for a consideration of Thirteen and 92/100 Dollars (\$13.92) the following described lot:

Lot 23, Block 6, South Haven Add. to Tulsa.

WHEREAS, the sale of said lot by the County Treasurer was made pursuant to Section 9745 of the compiled Statutes of Oklajoma of 1921, and amendments thereto, whereby the County Treasurer is authorized to sell lands and lots purchased for the County by him at tax resale, and

WHEREAS, due notice has been given and published by the County Treasurer in the Tulsa Daily Legal News, the official paper of the County of Tulsa, that said Co.Træas. would on this date apply to the B.d. of County Commissioners for an order approving said sale, and directing the issuance of deed therefor, and

WHEREAS, pursuant to such notice, hearing on such sale has been had by the Board of County Commissioners, and no other person hacing appeared to bid a higher price for the purchase of said lot and the County of Tulsa has no need for said lot, for any putpose required and provided by law whatsoever.