

June 21st, 1938.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the affidavit of erroneous assessment filed by W. M. Hadaway, and approved by Dan Rowe, County Assessor, covering personal property for the year 1937, 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.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the report filed by Cal Crum, Court Clerk, for the month of May, 1938, be and the same is hereby accepted and filed. Upon roll call, all members voting in the affirmative, motion was by the Chairman declared carried.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the following affidavits of erroneous assessment, approved by Dan Rowe, County Assessor, be and the same are hereby approved:

Mrs. J. E. Tinsley	Personal - 1935	10.43
W. L. Goodnow	Personal - 1936	3.43
L. H. Wright	Personal - 1937	8.83
County Assessor	Realestate - 1930	39.04
Mathew Nelson	Personal - 1936	19.46
Wimprys Hamberg System	Personal - 1936	4.89
A. Borofsky	Personal - 1936	81.14
Adolph Schlinger & Son	Personal - 1936	73.85
Gertrude P. Daniel, Trust	Personal - 1937	23.47
Chas. Swartz	Personal - 1937	4.13
Stattler Typewriter Co.	Personal - 1937	5.21

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.

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

#### R E S O L U T I O N

Whereas, on June 11, 1938, John Martin procured a judgement before the State Industrial Commission of the State of Oklahoma against the Board of County Commissioners of Tulsa County, Oklahoma, for the sum of \$1002.00 temporary total disability and \$2250.00 permanent partial disability; and

Whereas, \$296.00 of said judgment is to be paid to C. R. Nixon, Attorney for John Martin; and

Whereas, said John Martin has agreed to accept a three per cent discount on all of the judgment for permanent partial disability except \$297.00 thereof which is to be paid to C. R. Nixon; and

Whereas, upon the terms set out above, said judgment can be purchased for the sum of \$2197.38;