

Tulsa Okla Aug. 9th 1910

Pursuant to previous agreement The Board of County Commissioners met in County Clerk's Office. Present W.L. North & Geo. McKeehan absent C.H. Cleveland

The monthly report of W.W. Stuckey, Wm. Sattgart, County Supt., C.F. Rogers, County Clerk & Geo. Davis, Clerk of the County Court were approved. In the matter of Road Petition of Township Board of Try Township for road at the east end of the Jenkins Bridge the report of the viewers was accepted and damages awarded for amounts allowed by viewers. In the matter of Erroneous assessment of L.C. Johnson same was ordered rebated by the Board to the amount of \$1.65.

The following claims were taken up and allowed:

Claim No. 1845 Rosella Lee	50 ⁰⁰	Land condemned for road	50 ⁰⁰
1760 J. W. Marshall	13 ⁰⁰	Freight and drayage on supplies County	13 ⁰⁰
1759 "	60 ⁰⁰	Salary Janitor Court House July, 1910	60 ⁰⁰
1502 John J. Daly	5 ⁰⁰	Photographs taken for testimony	5 ⁰⁰

Commissioners adjourned.

Attest C.F. Rogers

County Clerk

W.L. North

Chairman Board

State of Oklahoma } S.S.
County of Tulsa }

Be It Remembered, That, on the 8th day of Sept 1910, The Board of County Commissioners of Tulsa County, Oklahoma, met in regular session with the following members present:

W.L. North, Chairman, C.H. Cleveland & George McKeehan, C.F. Rogers, County Clerk, acting as Clerk of the Board. The following, among other proceedings were had:

C.H. Cleveland introduced a resolution ratifying and confirming the execution and issuance of Court-house bonds to the amount of \$200,000, and Jail bonds to the amount of \$25,000, which resolution is in words and figures as follows, to wit:

A resolution ratifying and confirming the execution and issuance of Courthouse bonds of Tulsa County, Oklahoma, to the amount of \$200,000, and Jail bonds of Tulsa County, Oklahoma, to the amount of \$25,000, and amending all resolutions, or parts thereof to conflict herewith. Whereas, by resolutions, hereto fore passed, The Board of County Commissioners have authorized the execution and issuance of Courthouse bonds to the amount of \$200,000 and Jail bonds, to the amount of \$25,000, said bonds being dated June 1st 1910, and maturing serially from 1921 to 1933 and bearing interest at the rate of 5% per annum and payable semi-annually, and Whereas, said bonds were authorized to be designated as "Courthouse bonds of 1909" and "Jail bonds of 1909" respectively, and

Whereas, said bonds were, in fact, dated June 1, 1910, and were, in fact, designated "Courthouse bonds of 1910" and "Jail bonds of 1910" respectively, and

Whereas, all of said bonds have been executed and some of them delinquent,

Now, Therefore, be it resolved that the designation of said bonds as "Courthouse bonds of 1910" and "Jail bonds of 1910", respectively, be, and the same are, hereby ratified and confirmed and the