APPROVED:

Ed Whedgerock Chairman.

W. L. North, Member.

ACCEPTED:

J.S.Shaver. Member.

E.G. Fike & Co.,

By: E.G.Fike, Contractor.

Motion was made by W.L.North, seconded by J.S.Shaver, that Claims Numbered 90738, 90739, favor of The Joe N.Lyon Co. be and the same are hereby disallowed. Also Claim No. 90740, in the amount of \$402.70, favor of Dr.J.V.Boase, is hereby disallowed. Motion carried.

Motion was made by W.L.North, that the Bailiffs in the Court of Common Pleas be and they are hereby allowed compensation in the amount of Three (\$3.00) Dollars per day for their services. Motion carried.

Motion was made by W.L.North, seconded by J.S.Shaver, that the Affidivait of Erroneous Assessment filed by the City of Tulsa, for the striking of certain tax for the year 1923, covering the NE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub> of SW<sup>1</sup>/<sub>4</sub> 16-20-13, be and the same is hereby ordered stricken. Motion carried.

Motion was made by W.L.North, seconded by J.S.Shaver, that the Claim of Mowbray Undertaking Company, No. 90590 be disallowed in the amount of \$25.00. Motion carried.

Motion was made by W.L.North, seconded by J.S.Shaver, that Abstracters Bond filed by Title Guarantee and Trust Company, and made by the London & Lancashire Indemnity Company of America be released from any and all liability under such Bond arising from any acts or omissions of the said Title Guarantee and Trust Company, of Tulsa, Oklahoma, occurring after the 25th. day of April, 1924. Motion carried.

In the matter of the Erroneous Assessment of Wm.McCullough, the following Resolution was offered by Commissioner W.L.North:

WHEREAS, the real property hereinafter described is within the boundaries and constitute part of what is known as Frye Drainage District Number One in Tulsa County, State of Oklahoma, and

WHEREAS, in order that said lands may bear and sustain their proper pro rata and proportion of the expense incident to and incurred by the creation and establishing of said drainage district as aforesaid, same has heretofore been assessed for said improvements and the assessment for benefits are long since delinquent, and

WHEREAS, it appears from the affidavit of W.M.McCullough, the present owner of the Northwest One Quarter of the Southeast One Quarter of Sec. 35, Twp. 18 North, Range 13 East, Containing forty acres, was at the time of having been included in said Drainage District restricted Indian Land and was not subject to be taxed for any purpose underthe laws of this State, and

WHEREASin a certain cause heretofore pending in the District Court within and for Tulsa County, being entitled Ella Harner vs W.W.Stuckey, County Treasurer of Tulsa County and being numbered 12943, which said cause was fully tried, argued and submitted to Honorable Redmond S.Cole, then one of the Judges of the......Judicial District of the State of Oklahoma, and said Judge upon consideration of the law and facts rendered and entered a decree in favor of Plaintiff and against the Defendant W.W.Stuckey, and

WHEREAS; the application of W.M.McCullough to have said taxes stricken is a parallel case with that of said Ella Harner aforesaid.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners that the application of W.M.McCullough that the assessments against said lands for drainage purposes during the time and period said lands were restricted be allowed.

Upon motion duly seconded, the resolution was adopted.

Ed W.Hedgecock. W.L.North. J.S.Shaver.

There being nothing further to come before the Board at the presetn time, same was ordered adjourned until, Momday, June 30th. 1924.

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	•	APPROVED:		,
	•		Chairman. Ba. Co. Comrs.	
	<b>A</b>			

Secretary.