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

RESOLUTION

WHEREAS, in preparation of the estimate and needs of Tulsa County, a judgment in the case of State of Oklahoma, ex rel, County Commission for the Adult Blind, Plaintiff, vs. Board of County Commissioners, Tulsa County, defendant, No. 65419 in the District Court of Tulsa County, was overlooked and was not included in said estimate of needs, and

WHEREAS, the law requires that a levy be made for the payment of said judgment, said judgment being in the amount of \$567.60, together with interest and costs, and

WHEREAS, it is considered necessary that a request be made to the Excise Board of Tulsa County that a levy be made for payment thereon;

NOW, THEREFORE, BE IT RESOLVED, that the Excise Board of Tulsa County be requested, and it is hereby requested, to make a sufficient kevy for the payment of said judgment, together with interest and costs, that is, for the payment of such part of said judgment as is required by law to be paid during this year.

Signed: J. B. Gray, Acting-Chairman. Harry L. Hopkins, Member.

The motion was duly declared carried and resolution adopted as read. Attest: Andy Stokes, County Clerk.

Motion by Commissioner Gray, seconded by Commissioner Hopkins, that the following affidavits of erroneous assessment covering property for the years 1933 and prior, be and the same are hereby approved as shown by the applications numbered and listed below:

Chas. Evans Exchange Nat'l. Bank of Tulsa C. T. Lewallen Russell R. Hays G. H. Coggshell R. M. McFarlin	50% Reduction 50% " 50% " 60% " 65% "	37687 37688 37689 37690 37691
Clyde L. Sears Helen W. Meyers (3) Catherine Rasch Nettie Fagg E. R. Perry	50% " 50% " 50% " 50% " As per application	37692 37693 37694 37695 37696 37697
Richard Lloyd Jones Gertrude P. Daniel J. S. Davenport R. W. Page C. S. Avery Jim Lynch	As per application	37698 37699 37700 37701 37702 37703

And the County Clerk is directed to issue certificates of error overing same, provided, however, that the certificates of error shall not be issued until the expiration of twenty days from the date of this order and, provided further, that said certificates of error shall not be issued if any protest be filed within said twenty days until the issue of said protest is determined. Upon roll call, the following vote was taken: Gray, Yes; Hopkins, Yes. Motion carried.