

case the valuation should be reduced to the extent of \$100.00 and the tax reduced proportionately. And.

WHEREAS, the Board finds that the County Assessor of Tulsa County has recommended that such applications be allowed.

THEREFORE, BE IT RESOLVED, That the below listed and numbered applications for erroneous assessments be and the same are hereby allowed, and the County Clerk is hereby authorized to issue his Certificate of Error to the County Treasurer correcting the tax rolls of the City of Tulsa, for the years as stated in the application and in accordance with the relief asked for therein.

R. 974	Geo.P.Mason	216 $\frac{1}{2}$ West 5th.	1925
R. 979	Frank Hickman	1730 East 14th	1925
R. 966	C M Smith	2812 East 2nd.	1926
R. 980	B F Sanderson	Lynn Lane Twp.	1926
R. 983	Edw.I.Johnson	552 S Harvard	1926
R. 992	Fred L.Bowles	1547 North Cheyenne	1926

The vote on the adoption of the Resolution was as follows:

W W Stuckey	Yes
Ed W Hedgecock	Yes
W L North	Yes

The resolution having been declared carried it was ordered made a matter of record as of this date.

The following affidavits of erroneous Assessment were ordered allowed:

H M Price	Laura Like
E A Bradley	S A Holt for Lucinda Brady and Columbus Freeman
L H Mead	G C Gilmore
Chas.Flory	C S Walker
Joe Harp	C W Cates
T D Evans	Title Guarantee and Trust Co.
A O Blackmore	R.P.Kistler
C S Walker	

And that of Annie B Zeinor be disallowed.

O R D E R

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 D A CROSS of a deed conveying to him for a consideration of Nine and 18/100 Dollars (\$9.18) the following described lot:

Lot 9, Block 5, Original Town of Glenn Pool

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 re-sale, and

WHEREAS, due notice has been given and published by the County Treasurer in the Skiatook 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

WHEREAS, pursuant to such notice, hearing on such sale has been had by the Board of County Commissioners, and no other persons having 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 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 Treasurer to D A CROSS for a consideration of \$9.18, and it is hereby ordered that the Chairman of the Board of County Commissioners execute to D A CROSS for a deed conveying to him all the right, title and interest of the County of Tulsa, State of