

January 6th, 1940.

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

R E S O L U T I O N

WHEREAS, we have heretofore directed the County Attorney of this County to file suit against the Sheriff of Tulsa County to require the Sheriff to deposit the profit derived from the feeding and safekeeping of Federal prisoners to the Board of County Commissioners, and

WHEREAS, the District Court has held against the County in said suit, and

WHEREAS, the County Attorney, on January 6, 1940, has written this Board advising that an appeal be taken from such judgment of the District Court to the Supreme Court.

NOW, THEREFORE, BE IT RESOLVED that the County Attorney of Tulsa County, Oklahoma is hereby authorized and directed to appeal the case above mentioned to the Supreme Court of the State of Oklahoma.

VOTE

AYE G. H. SHEPARD, CHAIRMAN.

AYE RALSA F. MORLEY, MEMBER.

AYE LINCOLN SALLEE, MEMBER.

The motion was duly declared carried and resolution adopted as read. Said Resolution was recommended and prepared by the County Attorney.

ATTEST: ANDY STOKES, COUNTY CLERK.

S E A L

Motion by Commissioner Sallee, seconded by Commissioner Morley, that the affidavit of erroneous assessment filed by Joe T. Parkinson and approved by Dan A. Rowe, covering realestate (E. 8.4 Ft Lot 3, Block 2, Speedway Hts.,) for the year 1939, be approved for the reason that said property was sold in error to Tulsa County, and the County Clerk is hereby instructed to issue a certificate of error covering same. Upon foll call, the following vote was taken: Shepard, A ye; Morley, Aye; Sallee, Aye. Motion carried.