

TOWNSHIP'S CONT'D.
Owasso Twp.

26	Sam Griffith	Payroll	194.50
27	Sam Griffith	Payroll	229 00
28	A R Davis	Drag.	18.75
29	A R Davis	Drag.	50 00
30	T H Pryor	Drag.	14.37
31	T H Pryor	Drag	13.75
32	B F Gray	Drag.	16.87
33	John Gossen	Drag.	27.50

Redfork Twp.

19	Okla. G C P Co.	Pipe	78.60
20	Monroe Neal	Payroll	1246.00
21	M P Cook	Payroll	431.90
22	C.Knischild	Salary	56.00
23	M C Hale Hdwe.Co.	Supplies	10.68

Skiatook Twp.

17	Okla.G C P Co.	Pipe	86.80
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Wekiwa Twp.

18	Joe Duncan	Payroll	196.75
19	H E Goodman	Payroll	280.00
20	H E Goodman	Payroll	289.00
21	J W Shell	Payroll	231.00
22	J W Shell	Payroll	73.10

Willow Springs Twp.

8	Okla. G C P Co.	Pipe	17.40
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Motion was made by Ed W.Hedgecock, seconded by J S Shaver, the following described highway be and the same is hereby designated as COUNTY HIGHWAY: The road running East of Owasso, two and one fourth miles, to the Rogers County Line, between Sections 30 and 31, 32 and 28,29, and 33, Township 21, Range 14 East. All members voting in the affirmative, same is hereby declared carried.

Motion was made by J S Shaver, seconded by W L North, that Claims numbered 94196 and 94197, favor of the Black Printing Company, be and the same are hereby disallowed, for the reason that no Purchase Orders are attached. Motion carried.

At a regular meeting of the Board of County Commissioners held on Monday the 6th. day of October, 1924, the following Resolution was offered by Commissioner Shaver.

WHEREAS, there has been instituted in the District Court of Tulsa County on the part of the City of Tulsa, as Plaintiff vs W W Stuckey, County Treasurer and Orville G.Weaver, County Clerk of Tulsa County, an action in mandamus, District Court Number 28393, whereby the City of Tulsa seeks to recover certain penalties heretofore by the County Treasurer collected upon delinquent sewer certificates, and

WHEREAS, said matter has been heard before Albert Hunt, one of the Judges of the District Court, who rendered a judgment for Plaintiff agreeable to, and in conformity with the application of said City for said Writ of Mandamus, and

WHEREAS, said action so instituted and described, as aforesaid, is a suit against the State of Oklahoma, although said State is not a party to the record, but is the real party against which relief is sought, and in which a judgment nominally against the defendants as County Treasurer and County Clerk, respectively, would be paid by said State, and

WHEREAS, it is recommended to this Board by the County Attorney that said cause be appealed to the Supreme Court of the State of Oklahoma, that it is the opinion of the County Attorney of Tulsa County, that the judgment so rendered as aforesaid is erroneous.

NOW, THEREFORE, BE IT RESOLVED, By the Board of County Commissioners in regular meeting hereby instruct the County Attorney of Tulsa County, and he is hereby directed to take such steps as may be necessary and proper to appeal the cause above entitled and numbered to the Supreme Court of the State of Oklahoma, and that the docketed for said appeal in the Supreme Court is hereby set apart and appropriated and allowed.

The Resolution as read was seconded and adopted by the following vote:

Ed W.Hedgecock,	Voting Yes
W L North,	Voting Yes.
J S Shaver	Voting Yes

Motion was made by W L North, seconded by J S Shaver, that the Affidavit of Erroneous Assessment as filed by the Kendall College, be and the same is hereby ordered stricken off as petitioned. Motion carried.

Motion was made by W L North, seconded by Ed.W.Hedgecock, that the application