

of MA BABCOCK, be re-considered and allowed, and claim No. 90782 be paid. Motion carried.

Motion was made by W L North, seconded by J S Shaver, that ROSA HAGA, General Delivery, Tulsa, be and she is hereby granted an allowance of \$8.00 per month, effective from and after October 1st. 1924. Motion carried.

R E S O L U T I O N.

WHEREAS, The Incorporated Town of Skiatook has instituted suit against Tulsa County in the District Court of saidn County to recover the sum of \$_____ alleged to be due by reason of error in the apportionment of taxes collected for said Town.

WHEREAS, it is necessary that the audit report upon/which the said Incorporated Town bases its cause of action be examined and verified.

THEREFORE, BE IT RESOLVED, That the State Examiner and Inspector be and he is hereby requested to examine and verify said audit report and recommend to the Board of County Commissioners of Tulsa County the proper action to be taken thereon.

Motion was made by J S Shaver for the adoption of a bove resolution, and the motion was duly seconded by W L North, and declared carried.

R E S O L U T I O N.

At a regular meeting of the Board of County Commissioners held in the Court House in the City of Tulsa on the 6th. day of October, 1924, there being present: Ed W. Hedgecock, Chairman, W L North and J S Shaver Members, the following Resolution was introduced by J S Shaver who moved its adoption and the motion to adopt was seconded by W L North, and the Chairman ordered the Resolution read:

WHEREAS, It is necessary for this Board to take proper action in the investigation of the numerous complaints for erroneous assessment now on file on omitted property placed upon the Tax Rolls of Tulsa County under the operation of the Tax Ferret.

THEREFORE, BE IT RESOLVED, That the State Examiner and Inspector be and he is hereby requested to investigate and examine each and all of said erroneous applications for erroneous assessment on omitted property of said Tax Ferret rolls and make a recommendation thereon to this Board, and

BE IT FURTHER RESOLVED, That the County Treasurer and County Clerk be and they are hereby authorized to deliver to the State Examiner and Inspector, through his authorized Deputy, Ed O. Cassidy, all applications for erroneous assessment on omitted property on Tax Ferret rolls now on file and

BE IT FURTHER RESOLVED, That hereafter all such applications shall be filed with the Deputy State Examiner and Inspector.

The vote on the motion to adopt was as follows:

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

The motion receiving the unanimous vote of the Commission was by the Chairman declared carried.

R E S O L U T I O N.

RESOLVED, that R W STOUTZ is hereby employed under Section 9798 of Oklahoma Compiled Statutes for the purpose only of discovering and assessing personal property in Tulsa County, including choses in action assessible for taxation against SOUTHERN OIL CORPORATION, now in the hands of a Receiver in the United States Court; his compnsation to be the usual Fifteen (15%) commission on the amount collected as taxes therefrom.

RESOLVED, FURTHER, That the County Attorney is hereby requested to co-operate by filing on behalf of this County, all documents necessary to seek the collection of these taxes and to defend against efforts to frustrate their collection.

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Upon motion of W L North, who moved for the adoption, and said motion was duly seconded by J S Shaver, the following Resolution was adopted:

R E S O L U T I O N.

WHEREAS, The members of this Board, in view of the abundance of natural gas under-lying and within the exterior boundaries of the County Farm, together with the uses which said gas may be applied upon said farm and elsewhere, deem it expedient, and an economic necessity to reduce said natural gas to possession and thus make practical use of same upon said farm, and

WHEREAS, in order to reduce said natural gas to possession, it will be necessary to drill a well for same, and

WHEREAS, there is at this time ample funds at hand in the Public Improvement Fund of Tulsa County to defray the expense incident the drilling of said well,

NOW, THEREFORE, BE IT RESOLVED, By the Board of County Commissioners in regular meeting assembled that a well for the purpose of securing and procuring an adequate supply of natural gas for general domestic purposes upon and about said County Farm, be ordered, drilled and constructed, at a point upon said farm to be designated, and that the expense incident thereto be paid out of said Public Improvement Fund as aforesaid, and

BE IT FURTHER RESOLVED, That the County Clerk be and he is hereby instructed