

ance of the case against parties named. Mr Woolley moved the allowance of the claims of Judge Breckinridge & M. E. Cline, as Judge and clerk of Superior Court of Tulsa Co. Motion not having received a second was declared lost. Same action was taken on case of Mr. Wilder as baliff of Superior Court

The matter of making estimates for the different municipalities was taken up and various features of the proposition were discussed. The Estimate for (Public) Separate schools was made at \$13957.⁰⁰ for school year 1911-1912. Continued (7-4-11)

* The following order was passed by Board of County Commissioners "It is hereby ordered that an appeal be taken by the County Atty. for and on behalf of the County of Tulsa in case of M. A. Breckinridge vs. Board of County Commissioners of Tulsa Co. and the case of M. E. Cline vs Board Co. Coms. of Tulsa Co. heard and decided by the Dist. Court of Tulsa Co. on the 30th day of June 1911, and the County Atty. is hereby directed to file motions for new trial in said causes on this date and to take any and all legal steps necessary to protect the interests of Tulsa Co. in said causes on appeal from Dist. Court of Tulsa Co. to the State Supreme Court."

Mr North & Mr Sanders voting "Yes" & Mr Woolley "No"

Motion Carried,

Hon. Pat Malloy,

County Attorney of Tulsa Co., Okla.
By resolution of the Board of County Commissioners it has been determined to appeal the cases of M. A. Breckinridge and M. E. Cline respectively against the Boards of County