

Our No.	Name of Applicant.	Recommendations.
32	Frank Phillips	Allowed on Certificate of Assessor.
42	Lulu M. Billingslea	Allowed on Certificate of Assessor.
44	W.C. Richardson	Allowed on Certificate of Assessor.
48	Eddie Wheatley	Allowed on Certificate of Assessor.
49	J.A. Miller	Allowed on Certificate of Assessor.
52	V.A. Kinnison	Allowed on Certificate of Assessor.
56	E.J. Wessinger	Allowed on Certificate of Assessor.
58	Carl A. Wendt	Allowed on Certificate of Assessor.

55	Smith Cement Block Co.	Referred to Assessor.
54	Christine G. McGinnis	Referred to Assessor.
53	Christine G. McGinnis	Referred to Assessor.
51	Peter Deichman	Referred to Assessor.
47	J.D. Simmons Approved	Referred to Assessor.
40	W.H. Twine, Jr.	Referred to Assessor.
36	P. Cunningham	Referred to Assessor.
21	Annie Rabela nee Gooden	Referred to Assessor.

43	Blair Bros. Approved	Referred to County Treasurer.
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41	David Bruner	Referred to County Clerk.
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38	Mid Continent Brick & Tile Co.	Disallowed.
50	Amos B. Glick	Disallowed.
39	D.J. Lieberman	Disallowed.

In the application of Minerva D. Henke for Abatement of Tax, the application will be presented to you by Attorney Chas. E. Rogers, Allowed by Board.

The application of Edmond Thatcher, our Number 35, the same being an application to strike from the assessment records of a Drainage District the drainage and maintenance tax for the period of nine years, together with the penalty. The applicants have submitted a proposition that if we will waive the penalty they will pay the assessment amounting to \$200.35, and as this is Indian land and the homestead of the applicant, the assessment for drainage and maintenance is illegal, but the Board of County Commissioners has no power to cancel the same and the applicant would of necessity be compelled to bring an action in court. I am, therefore, recommending that the penalty be waived and that the applicant be permitted to pay the drainage and maintenance assessment.

The claim of Deliah Hastings for refund of surplus on 1919 re-sale of certain property is recommended for disapproval for the reason that the claim for the surplus was not made within two years from the date of sale.

The application of F.H. Wellcome for refund on account of Erroneous Sale of certain property, as shown by tax certificates #2614 and #2678m having been approved by the County Treasurer, is recommended for approval and allowance.

Respectfully,
ED O CASSIDY,
Special Deputy State Examiner and
Inspector.

EOC:HEF

At a regular meeting of the Board of County Commissioners of Tulsa County on the 3rd. day of July, 1922, at the office of said Commissioners, the following resolution was introduced by Commissioner Ira Short who moved its adoption and the motion to adopt the resolution was seconded by Geo. E. Gilmore, and the Chairman ordered the resolution read:

R E S O L U T I O N

WHEREAS, the official and approved audit of John D. Porter, Court Clerk, was, on the 3rd. day of July, 1922, filed with the County Clerk of this County and presented to this Board for consideration, and

WHEREAS, said report shows that the sum of \$5329.85 in cash is to be accounted for by the said Court Clerk,

THEREFORE, BE IT RESOLVED, that the report of said audit be, by the County Clerk, delivered to the Honorable W.F. Seaver, County Attorney, and that the County Attorney be, and he is hereby authorized to bring proper action against John D. Porter and the Sureties on his official Bond, for the recovery of the amount of the shortage and

BE IT FURTHER RESOLVED, That the Chairman of this Board be, and he is hereby authorized on behalf of the Said Board to sign and execute all necessary pleadings prepared by the Honorable County Attorney for the purpose of instituting any action or actions that the said County Attorney sees proper.

The vote on the motion to adopt the resolution was as follows: