the County of Tulsa to use said strips of land for read purposes on condition that the County pay the cost of the removal and re-erecting of the said fencing now located on said strips of land. It is understood that there is to be no granting or conveying of said strips of land to the County of Tulsa, only the use of the same for road purposes, and for no other purpose whatsoever, and

WHEREAS, said strips of land are necessary for road purposes for the County of Tulsa, Oklahoma.

NOW, Therefore, BE IT ORDAINED by the Board of County Commissioners of Tulsa County, Oklahoma, that for and in consideration of the use of the aforesaid strips of aland for public road purposes the said County of Tulsa, O, lahoma, hereby agrees to pay to the said Mary J Means and John B Means, the costofmthe removal and the re-erection of the fencing now located along the South Line of Section 23 and the East Line of the Southeast Quarter of said Section 23, Townshiple, Range 13 Tulsa County, Oklahoma, said fence to be removed and re-erected on a line thirty three feet North of the South Line of said Section 23, and on a line thirty three feet west of the East line of said Section, and the said removal and re-erection shall be under the direction of John B Means and it is further provided that he shall be given ample time within which to remove and re-construct the same and it is further understood and agreed that the County, its agents or contractors shall not be permitted to enter or molest said strips of land so requested until said fencing shall have been removed, and it is further understood and agreed that no grading nor removal of any dirt shall be permitted or allowed to be done within fourfeet of the fence after the same has been removed and re-erected. Said Cost of re-erecting fence not to exceed \$350.00

Passed this 20th. day of June, 1927.

RECOMMENDED: H A PARKER, County Engineer.

ATTEST: O G WEAVER, County Clerk.

W W STUCKEY, Chm.Bd.Co. County Commissioners.

ORDER.

WHEREAS, The Treasurer of Tulsa County, Oklahoma, has filed and presented to the Board of County Commissioners of the County of Tulsa, State of Oklahoma, an application for the issuance to LAURA E STOFFORD of a deed conveying to him for a consideration of Eighteen and 19/100 (\$18.19) the following described lot:

Lot 571, Block 45, Tulsa $^{\rm H}$ eights Addition to Tulsa.

AND, WHEREAS, The said sale of said lot by the County Treasurer was made pursuant to Section 9745 of the Compiled Statutes of Oklahoma of 1921, and amendments thereto, whereby the County Treasurer is authorized to sell lands and lots purchased for the County by him at tax re-sale, and

WHEREAS, due notice has been given and published by the County Treasurer in the Skiatook News, the official paper of the County of Tulsa, that said County Treasurer would on this date apply to the Board of County Commissioners for an order approving saids sale, and directing the issuance of deed therefor, and

WHEREAS, pursuant to such notice, hearing on said sale has been had by the Board of County Commissioners, and no other persons having appeared to bid a higher price for the purchase of said lot, and the County of Tulsa has no need for said lot for any purpose required and provided by law whatsoever.

NOW, THEREFORE, The Board of County Commissioners of the County of Tulsa State of Oklahoma, in regularmsession assembled and pursuant to the aforesaid statutes of the State of Oklahoma, hereby approve the sale of said property so made by the County Treasurer

to Laura E Stofford for a consideration of \$18.19, and it is hereby ordered that the