

Motion was made by Geo.E.Gilmore, seconded by Ira Short, that John Long, of Sand Springs Okla. be granted an allowance of Fifteen (\$15.00) Dollars per month. Motion carried.

Acting for and on behalf of Park View Drainage District No.2, the following resolution was introduced by Ira Short, and seconded by Geo.E.Gilmore, who moved its adoption. All members present voting "AYE". Motion carried.

WHEREAS, The Board of County Commissioners of Tulsa County, Oklahoma, has heretofore been petitioned by certain property owners to create and establish a drainage district in that portion of Tulsa County, Oklahoma, which has heretofore been established as Park View Drainage District No.2, and said Board has heretofore determined to create and establish said district and to charge the tracts and parcels of land with the proper amount of assessments for the construction of a ditch in said district; and

WHEREAS, said Board, acting on behalf of said Park View Drainage District, has found it necessary to procure the services of an attorney to prepare and supervise all the proceedings in the establishment of said district, and the issuance of bonds in payment of the work necessary to construct said ditch and has heretofore determined to employ John R.Woodard for a sum fixed and agreed upon as his compensation; and

WHEREAS, it further appears that certain law suits have been instituted in the District Court of Tulsa County, Oklahoma, attempting to enjoin such proceedings and to enjoin the construction of said ditch and the issuance of bonds in payment thereof; NOW, THEREFORE

BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF TULSA COUNTY OKLAHOMA ACTING ON BEHALF OF PARK VIEW DRAINAGE DISTRICT NO.2:

Section 1. That the employment of John R.Woodard for the purpose of conducting all proceedings in the establishment of Park View Drainage District No.2, and the consummation of the project therein contemplated be and is hereby ratified and confirmed and that the compensation to be paid to said John R.Woodard is hereby fixed as heretofore determined in the sum of One Thousand Dollars to be paid as soon as funds are available therefor.

Section 2. That the said John R.Woodard be and he is hereby authorized to appear on behalf of said Board or any of the officers of Tulsa County in any matters involving any legal proceedings pertaining to Park View Drainage District No.2, and to represent said Board or said officers in contesting or resisting any such proceedings, all in accordance with his best judgment and discretion.

Adopted this 18th. day of Sept. 1922.

Approved this 18th. day of Sept. 1922.

ATTEST: O.D.Lawson, County Clerk. (SEAL)

Geo.E.Gilmore,
Chairman of the Board of County
Commissioners.

Motion was made by Ira Short, seconded by Geo.E.Gilmore, that the application of JOHN W SUPERNAW, for the position of Constable in Skiatook Township be and the same is hereby refused. All members voting in the affirmative, the motion was declared carried.

R E S O L U T I O N

At a meeting of the Board of County Commissioners of Tulsa County, Oklahoma, held on the 18th. day of September, 1922; the following resolution was introduced by Ira Short, who moved its adoption. Said motion was seconded by Geo.E.Gilmore and upon roll call the vote was as follows:

Ira Short	Yes
George E.Gilmore	Yes
F.M.Wooden	Absent.

WHEREAS there having been heretofore approved by this Board that Tulsa County during the fiscal year ending June 30th. 1923 pave and otherwise improve certain sections of the State Highway within Tulsa County, and

WHEREAS, an emergency seeming to exist whereby it is essential that the pavement be constructed at once connecting the present end of the County pavement near Skiatook to the pavement within the City of Skiatook, and

WHEREAS, a portion of the same was in part and a part of which is wholly within the City of Skiatook, and

WHEREAS, it appearing to this Board that the section thereof which is wholly within the City of Skiatook that the property abutting thereon is not of sufficient value to place a special assessment thereon and that as provided by Section One of Chapter 42 of the Session Laws of 1921, that this Board is empowered with the right to make the said