

TUESDAY, MARCH 26, 1947

Pursuant to recess heretofore taken, the Board of County Commissioners reconvened at the hour of 10:00 o'clock A. M. with the following members present:

J. B. Gray, Chairman. Curtis Greer, Member and Andy Stokes, County Clerk. Claude W. Bailey, Member absent.

J. B. Gray, Chairman presiding, the following business was transacted.

Motion made by Commissioner Greer, seconded by Commissioner Gray, that the report filed by Cameron Cline, Court Clerk, for the District Court Division for the month of February, 1946, be and the same is hereby approved. Upon roll call, both members voting in the affirmative, motion was by the Chairman declared carried.

Motion made by Commissioner Greer, seconded by Commissioner Gray, that the following Resolution be adopted, to-wit:

RESOLUTION

WHEREAS, on the 18th day of February, 1946, the State Industrial Commission at Oklahoma City, Oklahoma, entered its order in case No. B-74174, entitled Roy L. Walling, claimant, versus the Board of County Commissioners of Tulsa County, respondent, finding in substance that on September 24, 1945, claimant while in the employ of Tulsa County was engaged in a hazardous occupation, (working on the County highway helping construct and repair same), sustained an accidental personal injury to his right wrist, right shoulder and back, resulting in disability to the body as a whole to the extent of 60% permanent partial disability, and awarding him compensation in the total amount of \$6300.00, less the credit of \$246.00 which respondent had paid claimant from date of the injury to the date of said order, said award is payable to the claimant in weekly instalments at the rate of \$21.00 per week; and

WHEREAS, said claimant is desirous of receiving said award in a lump sum, and as a consideration for receiving the same in a lump sum instead of in weekly payments, is willing to enter into a Joint Petition settlement, to be approved by the State Industrial Commission, to accept said \$6300.00, less the credit of \$246.00, as full and final payment, thus eliminating the liability of Tulsa County to said claimant for any additional disability which he might in the future suffer by reason of the accident sustained on September 24, 1945; and

WHEREAS, Tulsa County, having a contingent and potential liability toward claimant to the extent of 40% permanent partial disability, (the Industrial Commission having already awarded him 60% permanent partial disability), it is deemed to the best interest of Tulsa County that it enter into a Joint Petition settlement with claimant to pay him in a lump sum instead of weekly payments, and thereby save itself from future liability on said contingent 40% disability.

NOW, THEREFORE, be it resolved that Tulsa County settle and adjust the Roy L. Walling claim before the State Industrial Commissioner of Oklahoma on a joint Petition with said claimant, and pay to him in a lump sum the sum of \$6054.00, same to be paid out of the sinking fund of Tulsa County, Oklahoma; that the