Re

REAPPORTIONS

ROAD & BRIDGE

LENT OF

approved by the Excise Board in the Road and Bridge Fund for the fiscal year ending June 30th, 1920.

The Excise Board in Examining the several budgets, found it necessary to rduce the same in several instances, and the Road and Bridge Fund was reduced \$50,322.93 which destroyed our plan for improvement, and at this time our applowance in this fund has practically all been set aside for work already ordered by the Department, and we have many bridges needing to be constricted as well as emergency jobs developing daily, also, approaches to bridges already constructed, which, when so done, will have consumed the balance now in said fund.

Due to the constant advance in labor and especially material prices, the budget as prepared could: not be carried out even though the fill allowance had been made in the first place, and in addition, humerous emergency jobs developed, and in considering the situation as this Department views it, we would like to ask that you consult Mr. Ed O. Cassidy, the Examiner, laying this matter before him for/advice as to the conditions of the County Finances, with the idea in view of the re-apportionment by the Excise Board of the General Fund so as to transfer back to the Road and Bridge Fund, \$50,322.93, or as much thereof as is possible under the circumstances.

If it is possible for your honorable body to bring this about, then in the interest of our road and bridge development and to as nearly as possible carry out previous pland, I beg that you do so if you deem it advisable.

Respectfully submitted,

DAN W. PATTON. County Engineer.

.W. S. Mitchell presented the system of photographic recording for the records of Tulsa County, and a motion was made by W. L. North and seconded by F. M. Wooden that this system be not adopted for the records of 'ulsa County, the vote being as follows;

FOR THE ADOPTION.

AGAINST THE ADOPTION.

F. M. Wooden

W. L. North

Ed Dalton

There being no further business before the Bord for consideration on motion the Board adjourned to meet March 8th, 1920, at 10 odclock A. M.

adjournment

Farm

J.H. Vance Appointment

Photographic Recording

> Chairman, Board of Commissioners. Attest County Clerk. Vice Chairman

Member.

MARCH 8th, 1920.

session with all members present. Bids on the County Bids on County Farm were receibed, and motion was made and duly seconded to hold bids over until next meeting. Board of County Commissioners

> J. H. Vance was appointed Justice of the Peace of the Town of Red Fork, and bond in the amount of \$2000.00, was filed with and approved by the Board of County Commissioners.

CONTRACT AND AGREEMENT. This contract and agreement made and entered into on thais 8th day of March, 1920, by and between Tulsa County, Oklahoma through its Board of County Commissioners, party of the first part, and Joseph T. Lantry, of Tulsa, Oklahoma, party of the second part, WITNESSETH.

That said firstparty in sonsideration of the payment of Four Thousand Dollars (\$4000,00) in the manner hereinhelow set out, does hereby agree that when said amount has all been paid that said second party shall be released from a certain bond on file with the County Clerk of Tulsa County, which bond was executed as a guarantee that the pavement of the TULSA-SAPULPA highway would endure a period of five (5) years, said bond being dated on the 19th day of October, 1916, said second party binding himself to spend note more than \$4000.00 at the end of said five (5) years period to place said road in proper state of repair.

Said second party is to have the right to make said payment either by cash payments or by delivering to Tulsa County, upon order of the said County, crushed stone and screenings in accordance with specifications of the County Engineer, at such railway points as may be designated by the party of the first part, for exclusive use on the State Highway between the west limits of West Tulsa and the Tulsa- Creek County lin e. Said first party to credit party of the secnd part the amounf of wach car shipment until the fill amoubt of Four thousand Dollars (\$4000.00) has been paid, either by delivery of said stone or as ordered and directed, or by cash payments until the fall amount of \$4000.00 has been paid, at which time said second party shall be fully relieved from the terms and conditions of the herein mentioned bond.

Contract and Agreement of Joseph T. Lantry on the West Tulsa - Creek County Ro ad