

A motion was made by W. L. North and seconded by F. M. Wooden that the section line between sections 13 and 24 east of Bixby to the river be surveyed and opened, also that the County Engineer be instructed to see whether or not the half section line east of Bixby running north and south has been surveyed and ordered poened.

The petition filed by W. P. Keegan in re: Lot Nineteen (19), block Six (6) River Side addition to West Tulsa, Tulsa County, Oklahoma, which petition on motion of W. L. North seconded by F. M. Wooden was granted upon the condition of the payment of all indebtedness and costs due the county of Tulsa. Said petition being as follows, to wit:

Tulsa, Oklahoma, April 19th, 1920.

To The HONORABLE BOARD OF COUNTY COMMISSIONERS,
Within and For TULSA COUNTY, OKLAHOMA.

P E T I T I O N.

Comes Now your petitioner, W. P. Keegan, and respectfully represents to your honorable Board as follows:

That he is the owner of Lot Nineteen (19) Block Six (6), Riverside Addition to West Tulsa, Tulsa County, Oklahoma, and has been the owner of such lot since the year 1909.

That at a resale of land sold for taxes for the year 1916, said sale being held on the _____ day of November, 1919, said lot was sold to your Board of County Commissioners and a deed therefor has been issued to Frank M. Wooden, Chairman of the Board.

That your petitioner has paid the taxes on said lot for the years 1917 and 1918, and the non-payment of taxes for the year 1916 was merely an oversight on his part. Your petitioner further states that he did not have due notice of the afore-said resale, he having been out of the state.

Your petitioner hereby offers to reimburse your Board for the taxes on said lot for 1916, together with all expenses of sale and making deed, and respectfully prays that he be given a quit claim deed for same from your Board.

Respectfully submitted,

W. P. KEEGAN (signed)

State of Oklahoma, !
 :
County of Tulsa :
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W. P. Keegan, being first duly sworn, on his oath deposes and says: That he is the petitioner who signed the foregoing petition; that he has read said petition and that the facts therein stated are true.

(Signed) W. P. Keegan.

Subscribed and sworn to before me this 19th day of April, 1920.

C. J. Harry, Notary Public.

SEAL.
My commission expires March 11, 1923.

REPORT OF THE STONE USED ON THE BIG 4 PAVING
COMPANY CONTRACT.

Hon. County Commissioners,
Tulsa County, Oklahoma.

Gentlemen :-

You have noticed newspaper reports to the effect that the Big Four Paving Company have been allowed to use crushed stone containing 10 to 20 per cent of shale. Whoever gave such an interview to the news paper in sadly in need of ability to judge material. I give you herewith a copy of the official test made in our laboratory as follows:-

All stone passed 1½ inch screen.			
Retained on 1" screen			20%
" " ¾" "			12
" " ½" "			28
" " ¼" "			33
Passed ¼" "			6.70
			99.70

Numerous samples selected from the above which passed ¼" mesh and was classed as stone dust, revealed no dirt when applied under 20 Diam. glass.

Out of the above 7200 grams were carefully hand picked all foreign matter and 2.98 percent was so classed as foreign matter, leaving 97.02 if the volume as crushed stone ranging in sizes from 1½" to ¼" with the percentage of stone dust which as stated revealed no dirt. 67.7 percent of this aggregate was below ¾" size.