## April 9, 1913.

The Board net in regular adjourned session with all members present. Claims against the county were examined and allowed as per Allowance Rusord.

The Board refunded to J. A. Hood the sum of \$14.03 on account of erroneous assessment on 12 acres of land in the city of Lecompton. The assessment was on \$2680 when it should have been on \$1850.

The Board cancelled to A. Henley the sum of 57c, the tax on the following described land: The south 10 ft. by 100 ft. of the following description: Commence at NW cor. of Blk. 11, th. E 100 ft. S. 138 ft. W 100 ft., th. N. 138 ft. to beginning. Mr. J. D. Fincher has a deed to this land and has paid the taxes on all of it.

The Board adjourned to meet April 10, 1913.

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Attest:

## April 10, 1913.

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The Board met in regular adjourned session with all members present. Claims against the county were examined and allowed as per Allowance Record. The Board adjourned to meet April 11, 1913.

County Clerk.

Attest; Aleman hoeke

County Clerk

Herman Brocker

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## April 11, 1913.

The Board net in regular adjourned session with all members present. Claims against the county were examined and allowed as per Allowance Record.

The Board refunded to Geo. Shawnee the sum of \$22.92, interest on taxes of Haskell Y. M. C. A. for the years 1907, 1909 and 1911, and the penalty for 1912.

The Board refunded to Mrs. A. Voelkner the sum of \$3.49 erroneous assessment on personal property as no exception has been allowed her.

The Board approved the bond of John Clark for Justice of the Peace. The Board made the following orders:

New on this 11th day of April, 1913, at a regular adjourned meeting of the Beard of Commissioners of Douglas County, Kansas, came Ord Clingman and made application in the estate of C. A. Childs, bankrupt, and offered to pay taxes on the said estate for the year 1913, at the rate of assessment for the year 1912. Said taxes to be paid on the amount as returned by the assessor for Marion Township.

And the Board being fully advised in the premises, does hereby order and direct that said taxes be adjusted on the above and foregoing basis.