## COMMISSIONER'S RECORD M

The petition of W. L. Ewing and others of Marion and Clinton Townships praying for the vacation of a road known as the Lone Star Rod and Gun Club Road, and fully des-eribed in the petition, was presented to the Board for sonsideration. The petition being found regular and in due form the Board fixed November 12m 1930 at 10:30 o'clock A. M. when they as viewers would view said road and give all interested parties a hearing, and directed the County C erk to give the proper legal notice of said hearing.

Owing to the weather and the bad condition of the roads the Board of County Commissioners, as viewers, were unable to view the H. E. Unger road for location, or the R. A. Baldwin road for vacation as advertised for October 15, 1930, Therefore the County Clerk was directed to give further legal notice that the Board of County Commissioners, as Viewers, would view the H. E. Unger road November 12, 1930 at 1:30 o'clook P. M. and give all parties a hearing; and that the same Board of Viwers would view the R, A, Baldwin Road, November 12, 1930 at 3.30 o'clook P. M., and give all parties a hearing.

October 20, 1930 The Board of County Commissioners met in special session with Earl T. Black, Chairmen, E. J. Hill and X. J. Kennedy, Commissioners, and the County Clerk present. This meeting was called for the purpose of hearing the appeal of A. Jensen from the decision of the County Superintendent of Schools in the matter of change of School District boundry lines between School District No. 31 and School District No. 25. It appearing that the proceeding had in this matter before the County Superin-tendent were irregular and not in accordance with the laws provided in such matters the Board of County Commissioners held that they had no jurisdiction under the petiton and the case was dismissed, all members of the Board concurring

The kinutes of the Boards proceedings held ob October 6 - 8 - 11 - 15 and 20 were read and approved this 3rd day of November, 1930. Ear

Attest: County Clerk

Lono Star Rost Qua elub.

RABIUNIN H.C. WAger

Satur Dist. appeal.

Kun Mound Read

## November 3, 1930

The Board of County Commissioners met in regular session for the month of November with Earl T. Black, Chairman, E. J. Hill and X. J. Kennedy, commissioners, and the County Clerk present. The minutes of the Board's meetings held during the month of

County Clerk present. The minutes of the Board's meetings held during the month of October, 1930, were read and approved. Claims against the county were allowed as per Allowance register. This being the day set for final hearing and determination of the petition for the permanent improvement of the Twin Mound County Road, and the hour of two o'clock having arrived, and all members of the Board of County Commissioners being present, and no protests or complaints having been made, or written objections having been filed, the following resolution was then read and upon motion of X. J. Kennedy, seconded by E. J. Hill, was adopted. The vote being: Earlt. Black Yes X. J. Kennedy Yes. The resolution as adopted is as foblows:

The resolution as adopted is as follows:

FINAL ORDER AND RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF DOUGLAS COUNTY KANSAS, ALLOWING THE PETITION FOR THE PERMANENT INPROVEMENT OF THE TVIN NOUND ROAD

Now, upon this 3rd day of November, 1939, at a duly constituted and regular meeting of the Board of County Cormissioners of Douglas County, Kanses, and all members of said Board being present, the petition praying for the permanent improvement of a certain road, known as the TWIN MOUND ROAD, comes up for final consideration and action; and the Board having caused to be published a notice in the DXNAXARKOXX LAVRINCE DINDERAT, a newspaper of general circulation, on October 14, 1930, being at le petition, and having carefully examined the said petition, and having carefully ex-smined and caused to be examined the records of the county relating to the lands in said petition dwscribed, and after careful unquiry and full consideration, finds as follows: least

- lows:
  (1) That the improvements as prayed for in said petition are of public utility:
  (2) That said petition is signee by 45 individuals, who constitute more than fiftyone per cent of the resident landowners, owning more than thirtyfive per cent of the land within the district defined in said petition: and
  (3) That said petition designates for road to be improved sifficiently by name -and by terminal points, and by other specially fixed locations, and
  (4) That said petition definitely designates the land within the proposed benefit district, also the type of the permanent improvement and the width of the roadway, also the maximum and minimum number of annual assessments to be levied upon the lands within the benefit district in payment thereof, and that said petition is in all respects found to be in compliance with the provisions of Chapter 265 of the laws of 1917 and amendments thereo.

IT IS NOW, THEREFORE, BY SAID BOARD ORDERED AND RESOLVED: That said road described in said petition be improved as prayed for in said petition, and that the Board shall cause the expense of improving said road to be met from time to time by warrants drawn on the special fund created therefor, and that the cost shall be apportioned and bonds issued to pay for the same seconding to law.

ch

Li Li

Lecor

E. P

ATTEST 6 B Buy man