COMMISSIONER'S RECORD M

A delegation of women, consisting of Mrs. F. W. Gaunt, Mrs. L. H. Menger, Mrs. T. H. Kennedy, Mrs. H. E. Don Carlos, Mrs. Jack Kelsey and Mrs. J. B. Mack, representing the Lawrence Women's Club, met with the Board to discuss the matter of having the property at 1941 Massachusetts, which is owned by said club, be removed from the Assessment Roll as their claim is the club is not run for profit, but menely for educational civic and charity work but merely for educational, civic and charity work.

Their wish at this meeting was for a recommendation from the Board of County Commissioners to the State Tax Commission, necommending that said property be stricken from the Assessment Roll.

The matter was taken under advisement for further consideration by the Board.

A. J. Parnell discussed several matters of County business with the Board.

The regular routine touching on bills as liabilities against the County was gone through with, and after careful and minute inspection, the bills were ordered paid as per Allowance Record.

A. Mr. Stillwell, Salesman for the Remington-Rand Adding Machine Company, presented his adding machine to the Board and demonstrated thoroughly to the Board, the County Auditor, County Clerk and County Treasurer, the merits of the machine.

He was requested to submit a bid to the County Clerk for consideration at a future date.

A resolution granting Joseph H. Dyer and William F. Dyer, copartnership, a beer license for consumption on premises, was presented to the Board of County Commissioners with the approval of the County Attorney.

The resolution follows:

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RESOLUTION

WIEREAS, on the 9th day of June, the same being a regular adjourned meeting of the Board of County Commissioners, the application of Joseph H. Dyor and William F. Dyor, copartnership, came on for consideration of said Board, and

WIEREAS, the Board finds that the said Joseph H. Dyer and William F. Dyer are in all ways qualified under the law to sell cereal malt beverages for consumption on premises, and

WHEREAS, the Board further finds that a due and legal notice has been given to the Willow Springs Township Board, and that the ten days have expired from the giving of said notice and that no objection has been filed by said Board.

NOW, THEREFORE, BE IT RESOLVED that the applicants Joseph H. Dyer and William F. Dyer, copartnership, bo granted a license to sell cereal malt beverages for consumption on promises at the place so described in application.

BE IT FURTHER RESOLVED that T. R. Gerhart, County Clerk of Douglas County, be and he is hereby directed to issue said license.

an Chairman.

ATTEST: Rachart-

Commissioner

Commissioner

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Mrs. Helen Talley, came before the Board regarding the matter of returning her daughter Lenora Talley to the State Training School at Winfield for future care. The Board discussed with Mrs. Talley and Judge L. H. Mongor the facts of the case. The following motion made disposition of the matter:

lioved by James F. Brass that the Board agree to send Lenora Talley to the State Training School at Winfield at the County's expense of \$40.00 per year, said amount to pay for clothing for the one year. Earl T. Black seconded the motion. Chairman Chris Schaake put the motion and on vote, all Commissioners motion. Cha voted "Aye".

County Engineer E. E. Trueblood presented to the Board, the potition on the L. A. Huffer Road in Wakarusa Township, for the final disposition of same.

The report showing final action of Board of said Road, follows:

WE, THE BOARD OF COUNTY COMMISSIONERS OF DOUGLAS COUNTY, KANSAS, Acting as VIEWERS of a road petitioned for by L. A. Nuffer and others of Wakarusa Township, met, as heretofore determined and ordered by the Board, at the beginning point of the road as petitioned for to be established, vacated, on the 6th day of Novamber, 1935, and proceeded to view the route of said road as prayed for in the petition, or as nearly so as we consider a good road can be made at a reasonable expense, taking into consideration the utility, convenience, incon-venience, and expense which will result to individuals as well as to the public if said road or any part thereof be established, opened for public use.

Further action and hearing on the petition was postponed to the 9th day of November, 1935, at which date interested parties were notified to appear.