

COMMISSIONER'S RECORD M

to be perfectly good.

The parties of the second part further agree to provide all necessary labor, both common and skilled at the going wage for such class of work; Also provide all of the necessary materials for the permanent replacement.

The party of the first part agree to pay the actual cost of all labor and materials used on this job, also furnish all necessary lumber for falsework out of stock on hand.

The parties of the second part agree to assume all responsibility for insurance on workmen and relieve the party of the first part from liability.

WITNESS our hands on date herein named.

PARTY OF THE FIRST PART:

(Signed)

C. Schaeke
Chairman

Earl T. Black
Commissioner

Jas. F. Brass
Commissioner

Attest: Fred W. Kahn
Dep. Co. Clerk.

PARTIES OF THE SECOND PART.

Olmsted Brothers

(Signed) By W. P. Olmsted

There appeared before the Board a delegation from the Lawrence Women's Club consisting of Mrs. F. W. Gaunt, Mrs. T. H. Kennedy, Mrs. L. H. Menger, and Mrs. J. B. Mack. The purpose of their appearance before the Board was to ask that the County Commissioners write a letter to the State Tax Commission, asking that the Lawrence Women's Club be granted the same privileges and consideration as similar organizations have been granted in other localities.

The Committee was asked by the Board at this time if they would consider a reduction in valuation on said property. This suggestion was unfavorably received.

No definite action was taken on the above matter until a later date.

Further claims against the county for wages and materials and claims for aid to the Poor were presented to the Board and after being carefully and minutely inspected, were ordered paid as per Allowance Record.

City Engineer B. M. Babb presented claim, representing estimated amounts due the presenter from the Crescent Road-Strong Avenue Project, as follows:

M. N. Penny Construction Company - - - - - \$11,225.94

Moved by Earl T. Black, seconded by James F. Brass, that the above mentioned claim be allowed and recorded for payment. The Chairman put the motion and, by unanimous vote of the Board, it was so ordered.

Attorney C. C. Stewart, representing the petitioners for the improvements in the paving, curbing, grading and drainage of Strong Avenue and of Crescent Road, appeared before the Board in the interest of said petitioners. He submitted to the Board for its approval the following resolution:

RESOLUTION

WHEREAS, the Board of County Commissioners of the County of Douglas, State of Kansas, has heretofore authorized the making of certain improvements in the paving, curbing, grading and drainage of Strong Avenue and of Crescent Road, being roads adjacent to the City of Lawrence, in Douglas County, Kansas, the cost thereof, other than that paid from funds granted by the United States of America, to be obtained from the sale of bonds of Douglas County, Kansas, and

WHEREAS, estimate has now been submitted for additional work done in the total sum of \$11,225.94, for which payment should now be made,

BE IT RESOLVED that the Board of County Commissioners of the County of Douglas, State of Kansas, issue and sell a temporary note under authority of R. S. 10-123 in the sum of \$11,225.94 for the purpose of obtaining money with which to pay bills now due on account of said improvements.

That such temporary note be of the denomination of \$11,225.94; that it be payable to bearer; that it be dated on the 16th day of June, 1937, that it be due two years after date thereof, but be payable sooner at the option of the Board of Commissioners of Douglas County, Kansas when funds from the sale of bonds to be issued to pay the costs of such improvements be available therefor; that such note bear interest at the rate of three per cent per annum, payable semi-annually on the 16th day of June and of December of each year after the date thereof; and read as follows:

Penny Claim

*Resolution
Crescent Road*