

COMMISSIONER'S RECORD M

Chris Schaake moved that the county purchase from the Remington-Rand Inc., one Adding Machine as per specifications at the net price of \$198.00, said machine to be for the use of the County Treasurer's Office. Jas. P. Brass seconded the motion. On vote, called by Earl T. Black, Chairman, the motion carried.

Ernest Kloos back, again, for work on the Delinquent Tax Sale discussed with the Board the hiring of a typist in connection with said work. It was suggested that Gladys Hardtarfer be hired for this work. Whereupon, Miss Hardtarfer was contacted and agreed to work at the wage of 30¢ per hour.

The following agreement between the Board of County Commissioners and the Independent Oil Company was passed and signed this day, said Chairman of the Board, Earl T. Black being duly authorized to sign for the Party of the Second Part:

A G R E E M E N T

This agreement entered into this 12th day of January, 1939, by and between the Independent Oil Company of Lawrence, Kansas, party of the First part, and The Douglas County Board of Commissioners, party of the second part, in which the party of the first part agrees to sell to the party of the second part, Douglas County's requirement of regular gasoline for one year, beginning February 1st, 1939, to February 1st, 1940, and deliver same by tank wagon to County equipment, or containers, any place in said County where needed, and in consideration of this agreement the party of the second part agrees to pay the party of the first part for regular house brand gasoline on the cost plus basis, more definitely described as the normal posted refinery price at time of delivery, plus freight from refinery to Lawrence, plus 2 cents (\$.02) per gallon handling charge. Payment to be made at the regular meeting of the County Board near the first of each month, for Service rendered during the previous month.

The right is reserved by either party to void this agreement by giving ten days notice in writing, of their intention to do so.

Signed:

PARTY OF THE FIRST PART.

Independent Oil Company

By _____

PARTY OF THE SECOND PART

Chairman of Board of County Commissioners.

By _____

Earl T. Black

At the hour of 2:00 P. M., the Board of County Commissioners with the County Engineer met at a certain point in Lecompton Township for the purpose of viewing Road No. 134 and to determine the value of land taken and the damages thereto. After said viewing, said Board with the County Engineer repaired to a certain point in Marion Township for the viewing of another road, known as Road No. 477 or the Collier Road, this taking place at 3:30 P. M. this day.

At the hour of 4:30, the Board reconvened in the meeting rooms of said Board for further county business.

Ray Ogden appeared before the Board, again, in regard to the matter of insuring the Eudora Bridge. No definite action was taken this day.

Business terminating, the Board adjourned to meet Wednesday, January 25, 1939.

ATTEST:

I. R. Gerhart
I. R. Gerhart,
County Clerk.

Earl T. Black

Earl T. Black, Chairman of the Board of County Commissioners.

January 26, 1939.

In special session, called by the Chairman of the Board, all members of the county Board and the County Clerk met in the regular meeting rooms of said Board, to take action on county business scheduled for the 25th, the meeting for that day being postponed.

L. C. Leitnaker and S. A. Thorne of Baldwin, Kansas, appeared before the Board with the County Clerk in regard to the personal property assessment against the Baldwin Ledger for the year 1938. After considerable discussion, the following cancellation order was passed by the Board:

No. 94:

Cancel 1938 Personal Property tax in the amount of \$60.66, charged to The Baldwin Ledger.

Erroneously assessed.

Note valuations for 1937 and 1938 as follows:

Printing equipment	1937	1938
Manufacturer's Stock	\$1000.00	\$2,800.00
Office equipment	100.00	200.00
	25.00	50.00
	<u>\$1125.00</u>	<u>\$3,050.00</u>

Mr. Leitnaker avers that he has added nothing in equipment since the 1937 assessment; that he considers the sum of \$1125.00 for the year 1938 to be a fair and just assessment; and asks that taxes in the amount of \$60.66 on the excessive valuation of \$1625.00 be cancelled.