COMMISSIONER'S RECORD M

Jas. F. Brass moved that the contract for the delinquent tax list be let to the Douglas County Republican at the price of 16% per description and 7% per lot with a \$350.00 stop. Chris Schaake seconded the motion. On a majority vote, the motion carried.

Commissioner Brass stated: "The combined bid of the two papers (Douglas County Republican and the Baldwin Ledger) has been estimated at over \$500.00. The statement has been made here a number of times by the members of this board that they feel the publication of the delinquent tax list was not important only as it complied with the law. In view of this fact--is the reason I made my motion awarding the contract to the Douglas County Republican because they fix a stop of \$350.00 which is probably \$200.00 under this estimated figure (\$500.00). In view of economy is the reason I made my motion."

A short discussion was gone into with the County Attorney in reference to the Judicial Tax Sale.

No further business appearing, the Board adjourned until Wednesday, March 22, 1939.

ATTEST:

Mclerhard-County Clerk.

Carl, Black. T. Black, Chairman of the Board

Earl T. Black, of County Commissioners. alar Alifert (tar

March 22, 1939.

The Board of County Commissioners met in regular adjourned session with all members of the Board and the County Clerk present.

At the hour of 9 A. M., a hearing was held in regard to the revocation of a beer license which was issued by the County on the 4th day of January, 1939, to L. B. Robinson, owner of the Rosebud

The County was represented by Attorney Milton P. Beach and Mr. Robinson by Attorney Richard A. Barber. Witnesses taking the stand were Sheriff Banning, Undersheriff Lathrop Read, Jr., S. Wayne Owen, Allene Watkins, City Officers John Ingalls and Liburn Dowers, and L. Robinson.

(Testimony on the above hearing was taken in detail.)

After the hearing came to a close, and the Commissioners had reviewed testimony the following action was taken:

Jas. F. Brass moved that the beer license of L. B. Robinson to sell beer at the location described in said Robinson's application on file in the office of the county clerk, be revoked in view of the testimony submitted this day, said revocation to become effective five days from this date. Chris Schnake seconded the motion. On vote, all Commissioners voted "Aye".

Pursuant to same, the following resolution was passed:

RESOLUTION

WHEREAS, the Board of County Commissioners of Douglas County, Kansas, have heretofore issued business known as the Rose Bud Tavern, located on Rural Route $\frac{4}{3}$, $\frac{1}{4}$ mile north of underpass on highway 40.

AND WHEREAS the laws of Kansas, more particularly Section 21-2706 C. S. 1935, 1937, Supp., give authority to and place the duty upon the Board of County Commissioners to revoke any licenses issued in the County outside of the corporate limits of any city upon five days' notice and upon a proper showing of certain violations of the law.

AND WHEREAS, the said L. B. Robinson was duly notified on the 15th day of March, 1939 to appear before the said Board of County Commissioners on the 22nd day of March, 1939 at 9:00 A. K. and the said L. B. Robinson was given a proper public hearing on the question of whether or not his license to sell cereal malt beverages should be revoked.

AND WHEREAS it was duly shown to the saidBoard of County Commissioners at the said open hearing on March 22, 1939, that the said L. B. Robinson had committed certain offense, the proof of which require that the said Board revoke the said cereal malt beverage license. The offenses were as

- (1) The said L. B. Robinson knowingly permitted intoxicated persons to remain in his place
- (2) The said L. B. Robinson knowingly permitted persons to mix intoxicating drinks with materials brought in for that purpose.

NOW THEREFORE BE IT RESOLVED by the Board of County Commissioners of Douglas County, Kansas, that the said cereal malt beverage license for 1939 issued to L. B. Robinson for his place of business known as the Rose Bud Tavern, located on Rural Route #3, $\frac{1}{2}$ mile north of underpass on Highway 40 should be and is hereby revoked under authority of Section 21-2706 G. S. 1935, Supp. for the reason that it was shown at a proper public hearing following due notice to the said L. B. Robinson, that the said L. B. Robinson committed the following offenses at the said place of business.

- (1) The said L. B. Robinson knowingly permitted intoxicated persons to remain in his place of business.
- (2) The said L. B. Robinson knowingly permitted persons to mix intoxicating drinks with materials brought in for that purpose.
- This order of revocation to become effective and be in force from and after five days from this date.

This resolution presented and discussed on the 22nd day of March, 1939. On this date, a