COMMISSIONER'S RECORD N

RESOLUTION

WHEREAS, on the 10th day of January, 1940, the same being a regular adjourned meeting of the Board of County Commissioners, the application of Carol Miller for a beer license came on for consideration of said Board, and

WHEREAS, the Board does find that the said Carol Miller, is in all ways qualified under the law to sell cereal malt beverages for consumption on the premises, and

WHEREAS, the Board further finds that due and legal notice has been given to the Grant Town-ship Board and that ten days have expired from the giving of said notice, and that no written objection has been filed by the Grant Township Board, protesting the granting of a beer license.

NOW, THEREFORE, BE IT RESOLVED that the applicant Carol Miller be granted a license to sell cereal malt beverages for consumption on premises at the place so described in application.

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

ATTEST:

T. R. Gerhart County Clerk

Milton P. Beach Approved: County Attorney.

Chairman Jas. F. Brass Commissioner C. Schaake Cormissioner

Earl T. Black

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The County Treasurer reported that an old Burroughs Adding Machine in his office was badly in need of repair, and that the cost of said repairs would be \$67.85. It was thought that it would be wiser to trade this old machine in on a new one; therefore, the Treasurer was authorized to secure a quotation from the Burrough Adding Machine Company for the purchase of a new machine, giving consideration to a trade in on the old one now on hand.

No further business appearing, the Board adjourned to meet Friday, January 12, 1940.

ATTEST:

Bund we we have

T. R. Gerhart, County Clerk.

Earl T. Black, Chairman of the Board

of County Commissioner:

January 12, 1940.

All members of the Board of County Commissioners and the County Clerk met this 12th day of January, 1940, in adjourned regular session.

The County Attorney brought to the attention of the Board a refund due Frank Kizer on double payment of 1938 tax. Whereupon, with the facts before them, the Board allowed the following Refunding Warrant:

No. 22 **** Pay to Frank Kizer, Sixteen and 70/100 Dollars. On account of duplicate payment of 1938 tax - Rec. #4513, paid 9/2/39. Also, included in Tax Foreclosure sale. Charge Refunding Warrant Account.

Attest: T. R. Gerhart County Clerk.

Earl T. Black Chairman, Board of County Commissioners.

In regard to a discrepancy in a tax deed, issued in 1934, on certain land located in Sec. 11-In regard to a discrepancy in a tax deed, issued in 1998, on certain land located in Sec. 11-14-19, now in the name of Perry Patterson and John and Pearl Deay, there uppeared C. C. Gersten-berger, Frank Banks, Abstracter, Milton P. Beach, County Attorney, Fred W. Kahn, Deputy Co. Clerk, Mildred LeSuer, Budget Director and County Clerk, T. R. Gerhart. There seems to have been a clerical error in placing this description on the tax roll, and, as the matter now stands, two separate parties have title to the same property. Although, some discussion was given as to how this matter could be clerified to excite T. there this matter could be clarified, no action was taken.

Minutes for all meetings held during the months of July and August were read by the Board. and approved as read.

No further business appearing, the Board adjourned to meet Monday, January 15, 1940.

ATTEST.

County Clerk.

T. R. Gerhart

Earl? Black Earl T. Black, Chairman of the Board of

County Commissioners.

January 15, 1940.

The Board of County Cormissioners of Douglas County, Kansas, convened this day in regular adjourned session, there being present all members of said Board and the County Clerk.

At the hour of 10 o'clock A. M., a meeting was held with the members of the township boards for the purpose of discussing the distribution of the gasoline tax refunds to the county and the townships. A ruling of the Supreme Court has made it impossible for the county to pay directly to the townships, their apportionments of the gasoline fund, and places the responsibility for the expenditure of same with the county board. It was suggested that each township board determine for what it wishes this money to be spent and then present their plan to the county board for