COMMISSIONER'S RECORD N

Douries County Republican, Lowrence

RESOLUTION

WHEREAS, on the 15th day of August, 1945, the same being a regular adjourned meeting of the Board of County Commissioners, the application of Alvin Deines, for a beer license came on for consideration of said Board, and

WHEREAS, the Board does find that the said Alvin Deines 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 Wakarusa Township Board and that ten days have expired from the giving of said notice, and that no written objection has been filed by the Wakaru:a Township Board, protesting the granting of a beer license.

NOW THEREFORE, BE IT RESOLVED by the Board of County Commissioners, the applicant, Alvin Deines, be granted a license to sell cereal malt beverages for consumption on the 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 hereby directed to issue said license.

ATTEST: (SEAL)

R.Corhart T.R. Cerhart, County Clerk

APPROVED:

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John J.Riling John J.Riling, County Attorney

As published in the legal papers of the County, the board was in session this day to hear protests and comments on the proposed budget for 1946. Mrs. LeSuer, the budget director, recommended the budget be approved as published with the exception of the general county high school tuition fund, which was to be reduced to 3 fund, which was to be reduced to 3 ______ based on average daily attendance rather than total enrollment figures for 1944. No persons appearing, it was moved by Mr. Penny the budget for 1946 be approved as recommended by the budget director. Mr. Johnson seconded the motion, and on vote called, the motion carried.

No further business, the board adjourned to meet Wednesday, August 22nd.

ATTEST: Herhart Caint volerk

L.H. Griffiff, Chairman of the Board of County Commissioners of Dourd Commissioners of Douglas County.

L.H.Griffith

Chairman

Ed Johnson

M.N.Penny Commissioner

Commissioner

. August 22, 1945

The Board of County Commissioners of Douglas County, met in regular adjourned session, all members of the board being present.

A petition filed this day by E.G.Bond and others, was presented, asking the county to rock and improve the road described as

Beginning at the east boundary line of Section 29, Township 13, Range 19, and extending west for one half mile between the northeast and the southeast quarters of said section. Also beginning at the South boundary line of Section 30, Township 13, Range 19, and extending North for somewhat more than three quarters of a mile on the half section line to connect with the township rock road,

in order to provide an adequate mail route and a route to School District No.22.

Members of the Clinton Township board were invited to meet with the Board of County Com-missioners on Wednesday, August 29th at 10 o'clock to discuss the above petition and Section 68-124 of the General Statutes of Kansas, 1935, providing for the improvement and maintenance of roads.

Mrs. Hettle Kenger, Mrs.Vernon Newman and Mrs.C. H. Krone, representatives of the Lawrence Women's Club, appeared before the board, against asking/their property described as Lots Nos. 6, 7, 8, 9, 10 and 11, Block 2,

Lots Nos. 6, 7, 8, 9, 10 and 11, Block 2, South Lawrence, in the City of Lawrence, be removed from the tax roll, stating their organization was an educational and charitable organization although the representatives did not state whom the club educated or helped to educate other than the members of the club, and this was through the programs prepared for the meetings of the club, and not through classes of any kind. The ladies stated they had been to the tax commission in Topeka and were told if no rent was received from the tea room, the property could be removed from the tax roll. Mrs. Menger said at the time they applied before, the tea room was rented, and the club here is in the brought out in the discussion, the property here cost \$8000.00, and the property is practically paid for. The representatives from the club said the Commissioners at Topeka said if the lease money was used for charity and educational purposes and the membership dues were used to pay for the building. for. The representatives from the club said the commissioners at lopera said if the lease multipy was used for charity and educational purposes and the membership dues were used to pay for the building, the property could be removed, and they also stated the Commissioners in Topeka felt the club is justified in asking to be removed from the tax roll, and they also stated the lease for the tea room has not been renewed and the club is going to use the house for the purposes originally intended, and that Mrs. McGrew had subleased the third floor and one or two rooms on the second floor were rented. The ladies were asked if none of the rooms were to be computed, and renlied they intend to rented. The ladies were asked if none of the rooms were to be occupied, and replied they intend to have one or two rooms occupied rent free and they considered this charity. The ladies also stated