COMMISSIONER'S RECORD N

uslas County Republican, Lawrence

the necessity for said road as a public utility does not justify the expenditure of the necessary funds to repair said road or put the same in condition for public travel; Provided further, That no more than two consecutive miles of road shall be vacated at any one time.

We, do hereby order the vacating of the West one half (1/2) mile of Road No. 400 in Section 9, Township 15,S., Range 19E and hereby order that the Trustee of Willow Springs Township be directed to cause the Road closed for public use.

Done this 10 day of April, 1946.

Attests (Seal)

T. R.Gerhart County Clerk.

L. H. Griffith

Ed Johnson

M.N.Ponny Board of County Commissioners

Sheriff Skinner appeared before the board, accompanied by H.D.Thomas who applied for the work of crying the public auction of the real estate which is to be sold at the judicial tax sale on Friday May 10th. Upon proper motion, second and vote, Mr. Thomas was hired to cry said sale on Friday May 10th. Upon proper motio at two per cent (2%) of the total sale.

County Engineer Larson suggested to the board that an additional 85 jetties should be installed along the kansas River at Eudora, stating the number already installed is not quite sufficient. It was agreed by the board, that in conjection with Leavenworth County, Douglas County would order 85 more steel jetties to be installed along the bank of said river.

Guntor+Bros., plumbers, submitted a bid in the amount of \$702.15 to supply all material and labor for the installation of an outdoor toilet at Lone Star Park. Said bid was accepted.

No further business, the board adjourned to meet Wednesday, April 17th.

ATTEST :

R. Gerhart, County Clerk.

1. Griffith . Griffin, Chairman of the Board of

Commissioners of Douglas County. Countr

April 17, 1946

The Board of County Commissioners of Douglas County met in regular session. Mr. Griffith being unable to attend, Mr. Johnson acted as Chairman.

Additional bills for services and supplies were approved and allowed as per the Allowance Record.

A petition signed by C.R.Quffin and others, was presented to the board, asking for a sanitary sewer to be constructed from the manhole at the end of the sanitary sewer on Learnard Avenue South of 19th Street to a point on Learnard Avenue approximately 1100 feet South of said manhole, the south end of the sewer to be opposite the north line of the property of Forrest J.

It was moved by Mr. Penny the county commissioners accept the sewer petition, and employ Clifford Harper, city engineer, to proceed with plans, and specifications and to prepare the matter for contract, provided the city of Lawrence will approve the connection on the City sewer. Mr. Johnson seconded the motion and on vote called the motion carried.

It was also moved by Mr. Penny the county petition the City of Lawrence to connect the proposed sewer on the city sewer at the proper location. Mr. Johnson seconded the motion and on vote called the motion carried.

No further business the board adjourned to meet Wednesday, April 24th.

ATTEST. irt, County Clerk.

L. H. Craiffth, Chairman of the Board of County Commissioners of Douglas County.

April 24, 1946.

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

The Register of Deeds appeared before the board asking for permission to hire new full time help & \$125. stating his deputy quit on April 15th. Mr. Beck was granted permission to hire Helen Farley @ \$125. Kr. Beck was also granted permission to hire extra help for 1/2 time @ 504 an hour.

Mrs. Simmons, Clork of the District Court was authorized to hire Dorothy Hubbard to do some extra work at 50% an hour.

Mr. Newlin representing the Boy Scouts asked for the privilege of organizing and locating a Sea Scout Troop at Lone Star Lake. Mr. Newlin was referred to Mr. Larson, County Engineer.

Wm.Tucker appeared before the board requesting that the interest and penalty on Lots 1 and 2 Block 38 in Clinton city which are delinquent on the tax roll for the years 1887 to 1905 both inclusive be waived. The County Attorney was instructed to contact the Attorney General to see if the Board of County Commissioners has that authority.

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