## COMMISSIONER'S RECORD P

	s, the Board adjourned	to meet on wednesday,	, September 4,
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st: : . Mathia, County Cl	erk.	Elmer W. Ousdahl, Ch County Commissioners	nairman, Board of B, Douglas County
	September 4, 195	7.	
The Board of Count ion with all member	y Commissioners of Doug s of the Board present.	las County met in re	egular adjourned

The Board discussed welfare matters with Mrs. Frances Leckron, County Welfare Director.

Additional bills for equipment and supplies were allowed as per the allowance record.

No further business, the Board adjourned to meet on Saturday, September 7th, 1957.

ATTEST:

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Mathia nia, County Clerk. D. E. Mathia,

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Elmer W. Ousdahl, Chairman, Board of County Commissioners, Douglas County.

## September 7, 1957.

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

The Palmyra Township Board appeared before the Board to discuss County Road #188. Motion was made by Mr. Hayden, seconded by Mr. Kampschroeder, that the petition on road #188 be denied. Motion carried unanimously.

Additional bills for equipment and supplies were approved by the Board as per the allowance record.

Motion was made by Mr. Kampschroeder, seconded by Mr. Hayden, that the Chairman of the Board be instructed to sign the following agreement with the City of Lawrence. Motion passed unanimously:

## AGREEMENT

THIS AGREEMENT made and entered into this 7th day of September, 1957, by and between the County of Douglas, State of Kansas, hereinafter called the County, and the city of Lawrence, Kansas, a municipal corporation, hereinafter called the City.

WHEREAS, the rapid growth of the City and the areas surrounding it require the closest cooperation between the respective governing bodies of the County and City in order to insure maximum efficiency in various governmental functions and,

and south the stand WHEREAS, it is the desire of the parties hereto to provide sewer service in the area north and west of the present city limits.

NOW, THEREFORE, the parties agree as follows:

(1)The City agrees to accept sanitary sewage from sanitary sewers constructed and financed by, or through, the actions of the County Commissioners of Douglas County where said sewers are located in the drainage course contributary to the Main Trunk Sewer of the Lawrence Sewerage system to be constructed by the City of Lawrence from the City's sewage treatment plant to the vicinity where the present north city limits of Lawrence crosses Illinois Street extended. The approximate limits of the area from which the City agrees, under this contract, to accept sanitary sewage for transmission to, and treatment in, the sewage treatment facilities of Lawrence are shown on the drawing attached hereto, identified as Exhibit I, and made a part of this agreement. The terms and conditions under which the City agrees to accept, transport, pump, and treat the sewage from areas outside the City are a s follows: follows:

(2) The construction of all trunk sewers, lift stations, lateral sew-wers, and appurtenances located outside the City of Lawrence, or con-structed within the City for the sole purpose of serving areas out-side the City shall be financed by the County, benefit districts, developers, or others without cost, either now or in the future, to the City of Lawrence.

(3) All severs and appurtenances, including house connections, con-structed in the drainage area covered by this agreement shall be built in accordance with designs, sizes, materials, plans, specifi-cations, and construction supervision approved by the City, and in COngeneral conformance to the basic trunk sewer plan attached hereto as Exhibit I.

(4) Upon completion of construction and acceptance by the City, the sewerage facilities so constructed shall become a part of the sewer system of the City of Lawrence and shall be subject to all ordinances, rules, and regulations relating to the sewerage system

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