

Term, 19

day of

19

THE WORLD CO., LAWRENCE, KANSAS 66578-2-67

BLDES. AT
LSL

The Board received a call from Fred Bayless, Topeka, and he assured the Board that the buildings at Lone Star Lake will be removed by Monday, April 15.

HEARING
DRAINAGE
DISTRICTS

The Board conducted a hearing which was a continuation of the hearing of April 5 with the Wakarusa, Haskell, Eudora Drainage District. Representatives from the City of Lawrence and Wakarusa township were also in attendance. General discussion was held concerning drainage problems adjacent to Broken Arrow Park and Louisiana Street. The meeting was adjourned until May 8, 1968 at 10:00 a.m. to allow the County Commissioners to review the proposed plans of the City of Lawrence for the improvements of drain conditions west of Louisiana Street and south of 29th Street.

The Board approved purchase vouchers for the month of March. See proof of publication on file with the County Clerk.

MOTION: PURCHASE

BEDS FOR
VALLEYVIEW

It was moved by Mr. Booth and seconded by Mr. Kampschroeder that the Board place an order with Mr. Al L. Bredengerd for the following items: 4 Hi Lo Beds including mattresses and side rails, and six 36" x 76" mattresses. All the equipment for use at the Valleyview Nursing Home for the total amount of \$1,153.78 FOB Chicago. Motion carried unanimously.

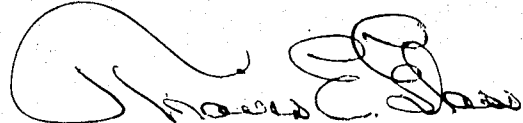
The Board met with the Welfare Director.

No further business, the Board adjourned to meet on April 12, 1968.

ATTEST:

D. E. Mathia

D. E. Mathia County Clerk



Travis E. Glass Chairman

April 12, 1968

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

Approved the minutes of the meeting of April 10, 1968.

The Board approved purchase vouchers for the month of March. See proof of publication on file in the office of the County Clerk.

DELAY OF

CONSTRUCTION
of Sewer
#1 of Main
#10

Mr. Bruce Snodgrass; Mr. Jack Robinson with Black and Veatch; Mr. Sam Price, Inspector with Black and Veatch; Mr. Bob Smith, superintendent under the Contractor; and Mr. Charles Stough, attorney; appeared before the Board to discuss the problems and reasons for delay in the construction of sewer in Sub district #1 of Main Sewer #10 on the property belonging to Mr. Bruce Snodgrass. The work began on February 6 and was to be completed in 45 days (March 21). The delay is preventing Mr. Snodgrass from opening more trailer spaces in his trailer park, the resident engineer is working on the project overtime, and the lagoon which presently takes sewage from the trailer camp is in danger of overflowing if a big rain occurs. The major delay presently is in trying to locate and repair all leaks in the sewer line to meet the requirements and specifications as set forth by Black & Veatch, Consulting Engineers.

Mr. Snodgrass stated that he did not think he should have to pay for the resident engineers time spent over the stated time of the contract, nor for the drainage of the lagoon. He stated that if the drainage of the lagoon and the engineers salary is paid for, and if he can obtain a temporary permit to hook onto the City water line so he can admit additional trailers to his trailer area, he does not care if it takes them all summer to install the sewer.

Mr. Robinson suggested a time limit on how much time should be devoted to the testing and stated that he felt the contractor was understaffed. Mr. Robinson said he was referring to the delay of one weeks time before starting the testing. He feels more people could be put in.

Mr. Sam Price, inspector, stated that the contractor has not had enough men on the job and that the Commission could check the records and see that not enough pipe had been laid each day.

Mr. Robinson: "I suggest that we revise the ground rules and find the leaks that are bad. If we uncover it and if we can't find the leaks, we will forget it and go on."

Mr. Glass: "Can it be done by Wednesday?"

Mr. Price: "It depends on how many leaks there are in the pipe."

Mr. Glass: "Did the Contractor ask for an extension?"

Mr. Robinson stated that they had not received one, the Board of County Commissioners had not received one, and Mr. Smith stated that he would inquire of their secretary and have her check the record.

Mr. Glass suggested that the Contractor follow Mr. Robinson's suggestion to move on and quit working with one section and go on to the other three reaches. Glass requested that the Contractor come in Wednesday morning and tell the Board the status. The Board will then make a decision on what final action is to be taken.

MOTION: PAY GAD SMITH
FOR EASEMENT

It was moved by Mr. Kampschroeder and seconded by Mr. Booth that the claim of Gad Clark Smith and others for granting an easement for the construction of Wakarusa Main Sewer District #10 in the amount of \$1,584.00 be approved. Claim is to be paid from the funds of Wakarusa Main Sewer Benefit District #10. Motion carried unanimously.

Mr. John Johnson of Topeka, Kansas, appeared with Mr. John Derrick, Welfare Director, to discuss with the Board the job of case supervisor for which he is applying. Application taken under advisement. Decision to be rendered by April 17, 1968.