COMMISSIONERS RECORD R, DOUGLAS COUNTY

	Term, 19	day of		
LOCKWOOD CO., INC. REORDER NO. 126188-6-72				
	3. B:	ridge No. 09.00N-21.38E over Little Wakarusa Creek. Two holes 35 feet eep, \$590.		
	4.B \$	ridge No. 10.90N-16.45E over Cole Creek. Three holes 45 feet deep, 1140. Road geology, five holes 15 feet deep, \$620.		
		ridge No. 11.40N-19.00E over Spring Creek. Four holes 30 feet deep, 1015.		
	6. B f	ridge No. 11.74N-21.00E over Little Wakarusa Creek. Three holes 35 eet deep, \$890.		
		ridge No. 12.00N-19.15E over Spring Creek. Four holes 25 feet deep, 850.		
	8. E	ridge No. 12.80N-19.90E over Little Wakarusa Creek. Two holes 45 feet leep, \$765.		
	recommend	11 furnish Cat or will be billed at actual cost. After review of this led proposal it was moved by Mr. Neis that it be approved, seconded by lley, and carried unanimously.	n de la constant de la constant la constant de la constant de la constant de la cons	
Employ; Margie Thomton?/T	recommend tary in rate of by Mrs.	rann, emergency preparedness coordinator, appeared before the Board to I the hiring of Margie Thornton to fill the vacated position of secre- the emergency preparedness office effective 1 September 1977 at the \$255 per month for this half time position. After review it was moved Bradley that this recommendation be approved, seconded by Mr. Neis, and unanimously.		
Comm. Dev. ' Epimpe takes on Hathion nouse al Taigrounds	orders t sion to indicate beginnin ties cha tion so county p	d noted receipt of an order from the State Board of Tax Appeals which he exemption of the property purchased from the Lathroms as an expan- the grounds of the 4-H Fairgrounds from further taxation. The order s that the tax levied on the above described property for the period g 20 May 1977 to 1 January 1978, together with any interest and penal- rged thereon, be abated, and that said property be exempted from taxa- long as it is owned by the applicant herein and used exclusively for urposes.		
Bill/Sale for	ally des ~Clinton Board o: nated as location operation it was by KSA ument s the abo this re in acco and car	derson, director of public works, appeared before the Board to present Board's consideration a prepared bill of sale for a number of specific- scribed county bridges within the boundary of the Corps property at Lake. This bill of sale comes as a result of the contract between the Commissioners of Douglas County and United States of America, desig- s Contract No. DACW41-73-C-0067, wherein provision is made for the re- n of certain public roads in said county affected by the construction, on, and maintenance of Clinton Lake. After review of this bill of sale recommended by Mr. Sanderson that by virtue of the authority conferred 68-151b, that the Board of Commissioners of Douglas County by this doc- ell, transfer, convey to the United States of America, and its assigns, ve-described bridges and all of their component parts. After review of commendation it was moved by Mr. Neis that this bill of sale be executed rdance with Mr. Sanderson's recommendation, seconded by Mrs. Bradley, ried unanimously.		
	No furt	her business, the Board adjourned to meet on Wednesday, August 31, 1977.		

ATTEST:

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County Clerk

Chairman Whitenight

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D. E. Mathia

August 31, 1977

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

Approved the minutes of the meeting of August 29, 1977.

The Board approved Commissioners Cancellation Order No. 1681. Order is on file Convin. Order ! in the office of the County Clerk. #1681

R10.777-28!

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Bondo for mprovement of Clinton Parken The Board considered Resolution No. 77-28 which resolution expresses the Board's intention to issue bonds for the improvement of Clinton Parkway, also described as County Road No. 702, a county primary arterial highway extending easterly from Clinton Lake Access Road "A" approximately 4.1 miles to a junction at 23rd and Iowa Street in the City of Lawrence, Douglas County, Kansas, under the authority of K.S.A. 68-580 through 585 inclusive, and Article 3, of Chapter 10, of Kansas Statutes Annotated. By this resolution unless a protest petition is filed, as provided by K.S.A. 68-584, signed by qualified electors equal to not less than two percent of the qualified electors of Douglas County, within sixty days after the publication of this Notice of Intention, as set forth in this resolution, the Board of County Commissioners will proceed to issue bonds in an amount not to exceed one-half of one percent of the assessed tangible valuation of Douglas County, Kansas. The maximum amount of such bonds as calculated on the assessed tangible valuation as of August 31, 1977 is \$870,348. It is the intention of this resolution that such funds received from the issuance of the bonds shall be used in conjunction with funds furnished by the Federal Government, State of Kansas, and the City of Lawrence, Kansas, pursuant to agree-ment entered into with all of said governmental entities. After complete review of this resolution and its effects it was moved by Mr. Neis that it be approved, seconded by Mrs. Bradley, and carried unanimously.