

PROCEEDINGS OF THE BOARD OF COUNTY COMMISSIONERS:

Board met this 2nd day of January A. D. 1912, in regular session as is by law required.

Roll Call showing present Commissioners, D. C. Jones, Evan Veitch, W.A. McKay Chariman and Dee J. Wren, Clerk.

proceedings were had as follows, to-wit:-

WHEREAS, the last Legislature having amended the laws relating to the assesement, levy and collection of taxes and added new provisions in regard thereto; and

WHEREAS, the Courts of the State have not as yet passed upon these new provisions or the regulations aurnhorized by the state Tax Commissioner thereunder; and

WHEREAS, there has been a disagreement between the taxing officers of the County and the various tax payers as to the proper and legal method of applying the new laws and regulations; and

WHEREAS, by reason thereof certain tax pavers have refused to pay certain of their t taxes and have threatened and are threatening litigation:and

WHEREAS, such matters are of great importance to the people of this County and of the state, and in order to properly defend the position of the Commissioners and the County, it is necessary that the County attorney should have and receive extra and special assistance in regard to these tax matters;

NOW THEREFORE, BE IT RESOLVED, that CHARLES E. BLYDENBURGH, ESQ., a regular practicing attorney in the Courts of this State, is hereby specially employed to assist the County Attorney in all matters in relation to taxation and in all litigation arising out of matters in relation to taxation and in all litigation arising out of tax matters during theyear 1912, and that he shall recieve as compensation for so doing \$100.00 by way of retainer and for advise, andsuch other compensation as may be agreed upon between himself and the Baard in each case of litigation actually started in the Courts.

*Read* WHEREAS, heretofore an agreement was entered into between the Board of County Commissioners and ROBERT TEMPLE during his life time, whereby in settlement of certain litigation the Counry was to pay to the said ROBERT TEMPLE \$237.50 , and the said Robert Temple was to deed a right of way to the County for a read along what has been known as the "Temple Lane"; and

WHEREAS, the making of the deed was delayed by reason of an accurate description by survey not being obtainable, and it was agreed that the said amount of money might be applied toward the taxes due from the said ROBERT TEMPLE and Mary E. Temple, his wife, to Carbon County; and

WHEREAS, now the said deed has been made , executed and delivered;

IT IS HEREBY ORDERED That all taxes for past years appearing upon the books of the Treasurer of Carbon County against ROBERT TEMPLE or MARY E. TEMPLE as not having been made, are hereby declared paid and the Treasurer is ordered to cancel the same upon the books of Carbon County.

The Board having reported the investigation of the proposed sites for the proposed Poor and pauper Farm, and all matters of cost which would be accrued in the maintenance of said farms at the several sites proposed, being fully discussed It was regularly moved by Commissioner Veitch, and Seconded by Commissioner McKay that the Bid of E. W. Reader, covering 68 and <sup>1</sup>/<sub>4</sub> acres at a price \$50.00 per acre, be accepted. said tract of land lying adjoining the Townsite of Dixon, under condition that an abstract of said lands, showing absolute clear title and ownership to the lands also a perfect water right, be presented and accepted by the Board, after same had been duly approve by the County and Prosecuting Attorney. Motion was put, resulting by vote as follows:-

Commissioner Evan Veitch Voting Aye,  
Commissioner W. A. McKay Voting Aye,  
Commissioner D. C. Jones Voting Aye.

Chairman thereupon declared the motion carried, and the Site for the Proposed Poor and Pauper Farm, selected as mentioned in motion.

The Report of J. C. Friend, Justice of the Peace, was recieved approved and ordered filed.

Board adjourned to 2 o'clock P.M.

Deed Wren  
Clerk.

Board met pursuant to adjournment of morning session. Roll call showing all members present. Proceedings were had as follows, to-wit.

Applications account of double and erroneous assesment were presented and acted upon as follows.

William Daley Sheep Company double assesment on Valuation of \$300.00 Warrant. ✓✓

Charles Stevens rebatement on land Refused. ✓

Ottelia E. Stevens erroneous assesment on Valuation of \$1635.00 No. Warrant. ✓✓

Grace I. and Hattie B. Linscott erroneous assesment of \$7.08 Warrant. ✓✓

The Jack Creek Land & Cattle Company ~~erroneous assesment~~ 30.19 No. Warrant. ✓✓

H. B. Hurst erroneous assesment on Road and Poll Tax \$4.00 No. Warrant. ✓✓

Rawlins Townsite Company will Reid Agent. erroneous assesment of \$11.37 No Warrant. ✓✓

Board adjourned to 10 o'clock A. M. Jan3rd. 1911.

Deed Wren  
Clerk.