The Board of County Commissioners of Montezuma County, Colorado, met in regular session this 6th day of January, 1919.

There were present, R. B. Dunham, Chairman,
C. B. Kelly, Commissioner,
W. I. Myler, Commissioner,
G. W. Carpenter, County Attorney,
Samuel K. Burke, Clerk.

The minutes of the meeting of December 9th, 10th and 26th, 1918, were read and approved by the Board.

The Official Bonds of all County, Precinct and District Officers were examined and found satisfactory.

The Official Bonds of Charles R. Smith as County Treasurer and as Public Trustee; I. H. Scene as Justice of the Peace, and J. M. Brumley as Justice of the Peace, were approved and ordered recorded.

The semi-annual reports of the Clerk of the District Court were audited and approved by the Board.

The quarterly reports of the County Treasurer and County Clerk were audited and approved by the Board.

The Official Bond of E. H. Kittell as County Assessor was approved by the Board and ordered recorded.

The following action was taken by the Board in the matter of the petition of A. M. and Frank Puett for an abatement of a part of 1913 taxes assessed against them on cattle; said assessment being erroneous for the reason that said cattle were brought into the county after April 1st in said year;

Whereas, the County Commissioners of the County of Montezuma, State of Colorado, at a duly and lawfully called meeting held on the 6th day of January, 1919, at which meeting there were present Commissioners R. B. Dunham, C. B. Kelly and W. I. Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present and Whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved, that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Dunham, Kelly and Myler.

The resignation of Albert Knobloch as Justice of the Peace of Justice Precinct No. 4 was accepted by the Board.

The following resolution in relation to the petition of A. M. Puett for an abatement of a part of the taxes for the year 1913 assessed against him on cattle; said cattle having been brought into the county after April 1st, in said year;

Whereas, The County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 6th day of January, 1919, at which meeting there were present Commissioners Dunham, Kelly and Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present, and Whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved, that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Dunham, Kelly and Myler.
The Board of County Commissioners of Montezuma County, Colorado, met in regular session this 6th day of January, 1919.

There were present, R. B. Dunham, Chairman, Commissioner, C. B. Kelly, Commissioner, W. I. Myler, Commissioner, S. W. Carpenter, County Attorney, Samuel A. Burke, Clerk.

The minutes of the meeting of December 9th, 10th and 26th, 1918, were read and approved by the Board.

The Official Bonds of all County, Precinct and District Officers were examined and found satisfactory.

The Official Bonds of Charles R. Smith as County Treasurer and as Public Trustee, L. H. Soens as Justice of the Peace, and J. M. Drumley as Justice of the Peace, were approved and ordered recorded.

The semi-annual reports of the Clerk of the District Court were audited and approved by the Board.

The quarterly reports of the County Treasurer and County Clerk were audited and approved by the Board.

The Official Bond of E. H. Kittell as County Assessor was approved by the Board and ordered recorded.

The Monthly report of the County Judge for the month of December 1918, was audited and approved by the Board.

The following action was taken by the Board in the matter of the petition of A. M. and Frank Pueett for an abatement of a part of 1913 taxes assessed against them on cattle; said assessment being erroneous for the reason that said cattle were brought into the county after April 1st in said year;

Whereas, the County Commissioners of the County of Montezuma, State of Colorado, at a duly and lawfully called meeting held on the 6th day of January, 1919, at which meeting there were present Commissioners R. B. Dunham, C. B. Kelly and W. I. Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present and Whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved, that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Dunham, Kelly and Myler.

The resignation of Albert Knobloch as Justice of the Peace of Justice Precinct No. 4 was accepted by the Board.

The following resolution in relation to the petition of A. M. Pueett for an abatement of a part of the taxes for the year 1913 assessed against him on cattle; said cattle having been brought into the county after April 1st, in said year;

Whereas, The County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 6th day of January, 1919, at which meeting there were present Commissioners Dunham, Kelly and Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present, and Whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved, that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Dunham, Kelly and Myler.
It appearing to the Board that a vacancy exists in the office of Justice of the Peace of Justice Precinct No. 4, it was ordered by the Board that Albert Knobloch be, and he is hereby appointed to fill such vacancy. Such appointment to take effect upon the filing of his Bond.

Randolph Williamson presented to the Board an application to purchase tax sale certificate No. 4306 covering the last half 1913 tax on the NE ¼ of Section 19, Township 37 N. R. 16 W. M. P. M., in the name of The Arriola Land and Improvement Company, agreeing to pay thereon the sum of $1.00 in settlement of the County, State and School tax, and the Irrigation District General Fund tax with interest at 6% and Irrigation District Interest on Bonds Fund tax with interest at the rate of 8%; and to pay all subsequent taxes in full on said property, including the necessary certificate fees.

Upon due consideration of said offer the Board deeming the acceptance of the same for the best interests of the County and The Montezuma Valley Irrigation District, it was ordered by the Board that said offer be accepted; that said tax sale certificate be assigned to said applicant upon the payment of $1.00 in settlement of the County, State and School tax, and upon the payment of all subsequent taxes on said property, together with the interest and certificate fees as offered; provided that all such payments be tendered the County Treasurer within 30 days from this date.

The Board then adjourned until the following day.

Attest: Clerk.

Chairman.
Proceedings of the Board of County Commissioners: Term 19: 19

It appearing to the Board that a vacancy exists in the office of Justice of the Peace of Justice Precinct No.4, it was ordered by the Board that Albert Knobloch be, and he is hereby appointed to fill such vacancy. Such appointment to take effect upon the filing of his bond.

Randolph Williamson presented to the Board an application to purchase tax sale certificate No.4306 covering the last half 1913 tax on the NE Quarter of Section 19, Township 37 N. R. 16 W. N. W. P. M., in the name of The Arriola Land and Improvement Company, agreeing to pay therefor the sum of $1.00 in settlement of the County, State and School tax, and the Irrigation District General Fund tax with interest at 6% and Irrigation District Interest on Bonds Fund tax with interest at the rate of 8%; and to pay all subsequent taxes in full on said property, including the necessary certificate fees.

Upon due consideration of said offer the Board deeming the acceptance of the same for the best interests of the County and The Montezuma Valley Irrigation District, it was ordered by the Board that said offer be accepted; that said tax sale certificate be assigned to said applicant upon the payment of $1.00 in settlement of the County, State and School tax, and upon the payment of all subsequent taxes on said property, together with the interest and certificate fees as offered; provided that all such payments be tendered the County Treasurer within 30 days from this date.

The Board then adjourned until the following day.

Attest: 

Chairman,

Clerk.
The Board of County Commissioners of Montezuma County, Colorado, met in adjourned session this 14th day of January, 1919.

There were present, R. B. Dunham, Chairman, 
C. B. Kelly, Commissioner, 
W. J. Myler, Commissioner, 
S. W. Carpenter, County Attorney, 
Samuel M. Burke, Clerk.

The business for the year 1918 having been disposed of, the reorganization of the Board for the ensuing year being now in order; it was moved by Commissioner Myler, Seconded by Commissioner Dunham that Commissioner Kelly be elected Chairman of the Board for the ensuing year. Motion carried.

The election of County Attorney being next in order, the Board proceeds to read the applications for such office, there being one, only, that of S. W. Carpenter, Esq., Upon motion of Commissioner Myler, seconded by Commissioner Dunham, it was elected County Attorney for the ensuing year; it being understood that said County Attorney is to advise the several County Officials in all matters relating to County business in addition to his acting as County Attorney for the Board of County Commissioners, except in cases where the interest of such offices may be adverse to that of the Board, without additional compensation. It was ordered by the Board that the salary of the County Attorney be fixed at $900.00 per year, payable monthly.

The appointment of County Physician being next in order, the Board proceeds to read the applications on file for such office, there being one, only, that of E. H. Johnson; it was moved by Commissioner Myler, seconded by Commissioner Dunham, that E. H. Johnson be appointed County Physician for the ensuing year at a salary of $200.00. Motion carried.

The appointment of Jailer and Janitor now being in order, the Board proceeds to consider the applications on file, there being one, only, that of Frank Philley; it was moved by Commissioner Dunham, seconded by Commissioner Myler that said Frank Philley be appointed as Janitor of the Court House, and Jailer at a salary of $35.00 per month. Motion carried.

The appointment of Health Officers for the several districts of the County now being in order, upon motion of Commissioner Myler, seconded by Commissioner Dunham, the following named persons were appointed as such health officers of their respective districts: E. E. Johnson, Cortez District; L. H. Clark, Mancos District, and H. C. Lefurgy, Dolores District.

The appointment of Road Overseers for the year 1919 being now in order, the Board proceeds to consider the applications for such appointment on file with the Clerk, there being five in number, namely;

- For Road District Number One, W. C. Zongenbaugh
- " 2, A. M. Decker
- " 3, J. D. Lamb
- " 4, John Lill
- " 5, John Rostcap

The above applications having been duly considered by the Board, the following resolution in that behalf, was adopted;

BE IT RESOLVED by the Board of County Commissioners of Montezuma County, Colorado, that the following named persons be, and they are hereby appointed as Road Overseers for their respective District named, upon qualifying and giving Bond as required by law, subject, however, in their appointment to the will of the Board, and removal at any time for failure to perform the duties of the office to which they are respectively appointed, and the Board reserves the right to exercise supervision over said Road Overseers and the road work of the County;

For Road District No. 1, W. C. Zongenbaugh
2, A. M. Decker
3, J. D. Lamb
4, John Lill
And be it further resolved that each of said Road Overseers be required to give bond in the amount of $500.00.

Appointment of Road Overseers for Road Districts Nos. 2 and 5 was deferred until the February 1919, meeting of the Board.

It appearing to the Board that a vacancy exists in the office of Justice of the Peace of Justice Precinct No. 3, it was ordered by the Board that Harry V. Pyle be, and he is hereby appointed, such vacancy; such appointment to take effect upon the filing of his Bond.

The following apportionments were made to the several Road Districts of the County for the quarter ending March 31st, 1919, namely:

- Road District No. 1, $300.00;
- Road District No. 2, $300.00;
- Road District No. 3, $350.00;
- Road District No. 4, $350.00;
- Road District No. 5, $250.00;
- Road District No. 6, $200.00.

R. H. Bailey presented to the Board an offer to purchase tax sale Certificate No. 2945 covering the last half taxes for the year 1911, assessed in the name of Jessie Coughner Bailey, and to pay therefor the sum of $1.00; and to pay also, all subsequent taxes in full on said land, together with the necessary certificate fees.

It appearing to the Board after due consideration of said offer that the acceptance of the same would be for the best interests of the County, it was ordered by the Board that said offer be accepted; that said tax sale certificate be assigned to said applicant upon the payment of $1.00, and all subsequent taxes in full on said property, together with the necessary certificate fees; provided, however, that such payments be tendered to the County Treasurer within 30 days from this date.

In the matter of salaries of Deputies and Assistants, the following resolution was passed:

BE IT RESOLVED by the Board of County Commissioners of Montezuma County, Colorado, that the salaries of Deputies in the several County Offices for the year 1919 be fixed as follows:

- Deputy County Treasurer $1000.00;
- Deputy County Clerk $1200.00, and $650.00 for such other clerical assistance as may be required in the County Clerk's office;
- Deputy County Assessor $1000.00;
- Under Sheriff $800.00.

The salaries of the Deputy County Clerk, Deputy County Treasurer, and Under Sheriff to be paid out of the General Fund of the County.

It appearing to the Board that it will be greatly to the interests of the County that the members of this Board shall attend the meeting of the State Association of County Commissioners to be held at Denver, Colorado, during the current month, it is ordered by the Board that the members of the Board so far as possible attend said meeting, and that their actual and necessary expenditures in that connection be paid out of the General Fund of the County upon proper audit and allowance by the Board as in other cases of claims against the County.

The following claim against the County was allowed and warrant ordered drawn on the O. C. R. Fund of the County in payment thereof:

<table>
<thead>
<tr>
<th>Claim No.</th>
<th>Payee</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>16384</td>
<td>Samuel M. Burke, for Stamps Etc.</td>
<td>$26.80</td>
</tr>
</tbody>
</table>

The following resolution was passed in relation to quarantine of hogs shipped into the County, to prevent the spread of Hog Cholera:

Whereas, the climate, crops and conditions in Montezuma County, Colorado, are most...
excellent for the raising of hogs; and
Whereas, the hog industry has developed more rapidly than any other of our industries, until we stand eighth in the State on the value of hogs, and
Whereas, there is a very highly commendable spirit among our farmers to improve our stock of hogs by the introduction of pure bred stock, and
Whereas, hog cholera is unknown in our County, but has recently been a serious menace on the western slope, and
Whereas, hog cholera is introduced by shipping in diseased stock.
Therefore, be it resolved that the Board of County Commissioners of Montezuma County, Colorado, urge upon the citizens of the County and the Railroad Company the importance of protecting this industry from hog cholera, by close observance of the regulations as to shipping and yarding and quarantining all hogs from any source whatever outside this County, as provided by Chapter 153 Session Laws of Colorado, 1913; and until further notice, all persons bringing hogs into this County are requested to notify the County Agent who will quarantine at the expense of the owners, all hogs not so immunized or otherwise giving sufficient evidence of freedom from hog cholera.

It appearing to the Board that a vacancy exists in the office of Constable of Justice Precinct No. 2, it was ordered by the Board that Frank Philley be, and he is hereby appointed to fill such vacancy. Such appointment to take effect upon the filing of his bond.

The Board then adjourned until February 3rd, 1919.

Attest: [Signature]
Clerk.

[Signature]
Chairman.
The Board of County Commissioners of Montezuma County, Colorado, met pursuant to adjournment this 3rd day of February, 1919.

There were present, C. B. Kelly, Chairman
R. B. Dunham, Commissioner
W. I. Myler, Commissioner
S. W. Carpenter, County Attorney
Samuel M. Burke, Clerk.

The minutes of the meeting of January 6th, 7th, 8th and 15th, 1919, were read and approved by the Board.

The matter of the settlement with Harry J. Fry under contract dated June 20, 1918, for construction work on the Montezuma Section of State Primary Road No. 45, was taken up for consideration by the Board at the hour of 2 o'clock P. M.; and it appearing from proof of publication of notice of such settlement on file with the County Clerk, that due notice of such settlement had been given for this day and hour as provided by statute and the Board finds that the total amount earned by said contractor under said contract is $5068.11; and that there has been paid him thereunder the sum of $5248.66; and including $34.59 for extra's, that there is a balance of $929.05 due said contractor under said contract; that said contractor has filed his sworn statement as provided by Section 5407, Revised Statutes Colorado 1908, stating that there is no indebtedness owing by him to any one for work and labor performed or materials furnished in connection with said contract; and no person having filed any such claim; it is ordered by the Board that a warrant be drawn on the County Road Fund in the said amount of $929.05, balance, in full and final payment under said contract.

G. O. Harrison appeared before the Board requesting that an extension of time be granted him in which to take up tax sale certificates Nos. 2806, 2763 and 2909 purchased from the County by him on December 26th, 1918.

The Board after consideration of said request, ordered that said party be allowed an extension of time, to-wit; until April 1st, 1919, in which to take up said certificates.

The Board then adjourned until the following day.

Attest: Samuel M. Burke
Clerk.

Chairman.
said Assessor E. H. Kittell being present, and Whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now be it Resolved that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission. Voting in the affirmative, Commissioners Kelly, Dunham and Myler.

The following official bonds were approved and ordered recorded;

Frank Philley, Constable, S. W. Carpenter, County Attorney, W. C. Longenbaugh
Road Overseer, John Lill. Road Overseer, A. M. Decker, Road Overseer and Albert Knowlch Justice of the Peace.

Appointment of Road Overseer for Road District No. 2 having been deferred at the January 1919 meeting, the Board now proceeds to consider the applications on file for such office, there being one, only, that of H. H. Longenbaugh; Upon motion of Commissioner Myler, second by Commissioner Dunham, said H. H. Longenbaugh was appointed Road Overseer for Road District No. 2.

The following resolution was passed in relation to the petition of Geo. W. Bell for an abatement of a part of the taxes assessed against him in the year 1918 on real and personal property;

Whereas, The County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 4th day of February, 1919, at which meeting there were present C. B. Kelly, R. B. Dunham and W. I. Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present, and Whereas, the said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now be it Resolved that said petition be DENIED as recommended by the County Assessor, Voting in the affirmative, Commissioners Kelly, Dunham and Myler.

The official Bond of H. H. Longenbaugh was approved and ordered recorded.

It was ordered by the Board that a warrant be drawn on the Bounty Fund in favor of Charles R. Smith, County Treasurer, in the sum of $258.00, to cover the bounties paid by him for the month of January, 1919.

The monthly report of the County Judge and Sheriff for the month of January, 1919, were audited and approved by the Board.

Randolph Williamson presented to the Board a request for an extension of 30 days in which to take up tax sale certificate No.4306 purchased from the County by him on January 6th, 1919; and after due consideration of said request, it was ordered by the Board that an extension of 30 days be granted in which to take up said certificate, accordingly.

Newton W. Semmon presented an application to purchase tax sale certificate No.4879 covering the taxes for the year 1915 on the NE4 of Section 21 in Township 36 N. R. 13 W. N. M. P. M., assessed in the name of R. R. Womersley, and agreeing to pay therefor the sum of $1.00 together with the necessary certificate fees, and to pay also, all subsequent taxes with interest and penalties to date.

After due consideration of said offer, the Board deeming the acceptance of the same for the best interests of the County, it was ordered by the Board that said offer be accepted, and that said tax sale certificate be assigned to said applicant upon the payment of $1.00, together with the necessary certificate fees, and all subsequent taxes with interest and penalties to date, provided that such payments be made to the County Treasurer within 30 days from date.
The following claims filed against the County were allowed and warrants ordered drawn on the proper funds in payment thereof:

O. C. R. Fund.

<table>
<thead>
<tr>
<th>Claim No.</th>
<th>Payee</th>
<th>For</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>16413</td>
<td>Mrs. J. O. Brown</td>
<td>Hospital expense &quot;flu&quot; patients</td>
<td>92.67</td>
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<td>16416</td>
<td></td>
<td></td>
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<td>16417</td>
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<td>16414</td>
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<td></td>
<td>42.00</td>
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<td>16594</td>
<td>J. W. Brown</td>
<td>Repairs Electric plant</td>
<td>3.00</td>
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<tr>
<td>16382</td>
<td>Frank Slattery</td>
<td>Expense Sheriff</td>
<td>85.93</td>
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<td>16397</td>
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<td>Janitor and Failer</td>
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<td>16401</td>
<td>E. H. Mott</td>
<td>Salary Co. Assessor</td>
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<td>16388</td>
<td>C. A. Hickman</td>
<td>&quot; Co. Judge</td>
<td>100.00</td>
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<td>16606</td>
<td>Harris Brothers Merc. Co.</td>
<td>Supplies</td>
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<td>A. C. Mott</td>
<td>Salary Dep. County Assessor</td>
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<td>16499</td>
<td>Out West Printing &amp; S. Co.</td>
<td>Books, Blank etc.</td>
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<td>16539</td>
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<td>93.48</td>
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<td>Dr. E. E. Johnson</td>
<td>Lunacy Commissioner</td>
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<tr>
<td>16496</td>
<td>Frank Slattery</td>
<td>Salary Jany. 14 to 31 inc.</td>
<td>76.42</td>
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<td>16420</td>
<td>Out West F. S. Co.</td>
<td>Rubber stamp</td>
<td>.61</td>
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<td>16480</td>
<td>Dr. E. E. Johnson</td>
<td>Vital Statistics</td>
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<td>16410</td>
<td>S. W. Carpenter</td>
<td>Salary County Attorney</td>
<td>75.00</td>
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<td>16400</td>
<td>Char. R. Smith</td>
<td>&quot; County Treasurer</td>
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<td>16393</td>
<td>F. L. Miller</td>
<td>Typewriter Ribs</td>
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<td>16409</td>
<td>R. R. Red Book</td>
<td>Advertising</td>
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<td>16412</td>
<td>J. J. Downey</td>
<td>Attorney Lunacy case</td>
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<td>C. A. Frederick</td>
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<td>16411</td>
<td>G. P. Newsom</td>
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<td>78.21</td>
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<td>State Assn. County Comrs.</td>
<td>Annual Dues</td>
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<td>16427</td>
<td>Lee E. Tripp</td>
<td>Deputy Co. Assessor</td>
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<td>16422</td>
<td>Mrs. R. P. Smith</td>
<td>Board Prisener</td>
<td>33.00</td>
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<td>16421</td>
<td>Helen E. Smith</td>
<td>Clerical assistance Treas.Office</td>
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<td>16348</td>
<td>Monteruma Tel Co.</td>
<td>Rent and calls</td>
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<td>16425</td>
<td>Samuel M. Burke</td>
<td>Clerk of Board, Stamps, express, etc.,</td>
<td>78.00</td>
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<tr>
<td>16423</td>
<td>M. V. Nat Bank</td>
<td>Office rent, Co.Agt.,</td>
<td>12.50</td>
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<tr>
<td>16426</td>
<td>C. B. Kelly</td>
<td>Auto hire</td>
<td>10.00</td>
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<tr>
<td>16386</td>
<td>George Goodman</td>
<td>Poor Fund</td>
<td>44.00</td>
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<tr>
<td>16419</td>
<td>Lipscomb Brothers</td>
<td>Burial Troglia</td>
<td>1.85</td>
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<td>16392</td>
<td>M. A. Sanders</td>
<td>Supplies for the Poor</td>
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<td>16389</td>
<td>H. T. Thomas</td>
<td>Care Hagee</td>
<td>50.00</td>
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<td>16388</td>
<td>Gibson L &amp; C. Co.</td>
<td>Board of Poor</td>
<td>7.00</td>
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<td>J. M. Brumley</td>
<td>Rent acct. Denby</td>
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<td>16403</td>
<td>A. M. Decker</td>
<td>Road Fund</td>
<td>28.00</td>
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<tr>
<td>16405</td>
<td>Rust Lumber &amp; Mer. Co.</td>
<td>Road Overseer</td>
<td>41.86</td>
</tr>
</tbody>
</table>

In re lease of poor farm, to H. T. Thomas.

It is ordered by the Board that the agreement for handling the Poor Farm between the Board and Herman T. Thomas be extended according to the following to be in force thereon and signed by the Chairman of the Board and said Thomas; The within agreement is hereby extended from March 1st, 1919, to March 1st 1920, with the modification endorsed thereon of date of February 5th, 1919, and with the further proviso, that in event that the care of any such pauper shall in the judgment of the Chairman of the Board be reasonably worth at the rate of more than $20.00 per month, the party of the second part shall receive for the care of such person at the rate of such additional amount per month as may be authorized in advance by said Chairman.

The matter of the petition of Homer Hughes and others for a Road in Township 36 N. R. 17 W. N. W. M., now coming before the Board for consideration; and the Board finding the same in due form of law; that said petition is signed by at least ten free holders residing within two miles of the road sought to be laid out; that no objection to the opening of said road has been filed in the office of the County Clerk; it was ordered by the Board that said proposed road be viewed, and that the following named persons be appointed as viewers;

H. C. Hamblin, T. A. Morgan and E. A. Winburn; Said viewers to meet at the commencing point of said proposed road at 10:00 A. M. March 10th, 1919.
It appearing to the Board that on December 4th, 1917, there was issued to James M. Mann, a warrant on the C.B. Fund of the County in the amount of $8,40; that said James M. Mann has filed with the Clerk his affidavit that said warrant has been lost and can not be found; that said affidavit has filed with the Clerk an indemnifying bond in the amount of $16,80, being twice the amount of said lost warrant, as provided by law in such case, and such bond having been approved by the Board, it was ordered by the Board that the Clerk be authorized and directed to draw a duplicate warrant for the amount of said lost warrant in favor of said James M. Mann, accordingly.

The Board then adjourned until the following day.

Attest: Samuel M. Carpenter
Clerk.

Proceedings of Board of County Commissioners 8th day January term 1919, Feb. 5th, 1919.

The Board of County Commissioners of Montezuma County, Colorado, met in adjourned session this 5th day of February, 1919.

There were present, C. R. Kelly, Chairman, R. B. Dunham, Commissioner, W. I. Myler, Commissioner, S. W. Carpenter, County Attorney, Samuel M. Burke, Clerk.

The following order was adopted by the Board of County Commissioners in regard to control of "Spanish Influenza".

It was ordered by the Board action as a County Board of Health that the County Health Officers enforce a strict quarantine in all cases of Spanish Influenza coming to their knowledge in their respective districts in Montezuma County outside of the limits of Incorporated Towns, placing such restrictions as they may deem necessary for the isolation of such cases and for the preventing of the communication or spreading of the disease among the inhabitants of the County; and that all heads of families in which a case of said disease may appear are urged to give notice of the same at once to the local County Health Officer as provided by law in such case.

The following action was taken by the Board in the matter of the petition of Dickerson Brothers for an abatement of $92.58, 1917 taxes assessed against them on cattle they claiming an excessive assessment.

Whereas, The County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 5th day of February, 1919, at which meeting there were present, C. R. Kelly, R. B. Dunham and W. I. Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present, and whereas, the said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved, that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Kelly, Dunham and Myler.

The Clerk was directed to advertise for bids for the construction of that portion of the Stapleton section of State Primary Road No.45 between Sections 67 and 135, both inclusive, Dolores River Canon; for the construction of one thirty foot span steel bridge and concrete abutments therefor, and for superstructure and abutments separately;
at main No. 3 canal crossing, State Primary Road No. 46; For the construction of one 70 foot span steel bridge and concrete abutments therefor, and for superstructure and abutments separately; at McElmo crossing, State Primary Road No. 14.

Bids to be received at the office of the County Clerk until noon the 4th day of March 1919. The Board reserving the right to reject any and all bids.


The following petition of J. T. Duncan was presented to Board;

"Your petitioner represents that for the years 1912, 1913, 1914 and 1915, he has been assessed in Montezuma County with a certain number of sheep; also, for the same years, he has been assessed with a like number in San Juan County, Utah, thus resulting in a double assessment, which he considers unjust and unfair. He also represents that the taxes so assessed in this County have not been paid, and he respectfully requests that your Board authorize and direct the County Treasurer to accept, in settlement of said taxes, the flat amount in each case, thus avoiding the interest and penalties, only."

After careful investigation of said matter, it being the opinion of the Board that such abatement should be made on account of the petitioner having been so assessed, it was ordered by the Board that the County Treasurer be, and he is hereby authorized and directed to abate all interest and penalties on said assessments, and to accept the flat or original taxes in full settlement of said taxes for the years above mentioned.

H. McBeen presented to the Board an application to purchase tax sale certificate Block 34 in No. 4028 covering the taxes for the year 1910 on Lots 23 and 24 in the Town of Cortez, agreeing to pay therefor the amount of $11.07, being the original or flat tax on said property for said year, and to pay also, all necessary certificate fees.

It appearing to the Board after due consideration of said offer that the acceptance of the same would be for the best interests of the County, it was ordered by the Board that said offer be accepted; that said certificate be assigned to said applicant upon the payment of $11.07 and the necessary certificate fees, provided that such payments be tendered the County Treasurer within 30 days from this date.

R. C. Kermode presented to the Board an application to purchase tax sale certificate No. 4685 covering the 1908 tax assessed against the W½ of the SW½ of Section 53, and the E½ of the SE¼ of Section 52, Township 36 Range 16 West, in the name of R. C. Kermode, agreeing to pay therefor the sum of $1.00 and the necessary certificate fees, and at the same time to pay the flat or original tax on said property for the years 1909, 1910, 1911 and 1912, and for the years 1913, 1914, 1915, 1916 and 1917, the full amount of taxes with interest at the legal rate.

Also, an application to purchase tax sale certificate No. 4624 covering the 1909 taxes assessed against the W½ of the SE¼ of Section 52, Township 36 N. Range 16 West, in the name of R. C. Kermode, agreeing to pay therefor the sum of $1.00 together with the necessary certificate fees; and agreeing, also, to pay for the years 1910, 1911 and 1912 the flat tax assessed against said tract of land, provided there is an abatement allowed for said years on the basis of assessment of unimproved lands for the entire 80 acres, there being no improvements on such description; agreeing, also, to pay the taxes on said land for the years 1913, 1914, 1915, 1916 and 1917 with interest at the statutory rate of interest.

It appearing to the Board after due consideration of the foregoing offers, that the acceptance of the same would be for the best interests of the County, it was ordered
by the Board that said tax sale certificates be assigned to said applicant upon the pay-
ment of $1.00 for each certificate, provided that he pays at the time of such assign-
ment all necessary certificate fees, and the following taxes, to-wit:

The original or flat tax on the land first above described, for the years 1909, 1910,
1911 and 1912, and the taxes for the years 1913, 1914, 1915, 1916 and 1917, with the
statutory rate of interest;

The flat or original taxes on the land second above mentioned, for the years 1910,
1911 and 1912, on the basis of assessment of unimproved land for the entire 80 acres;
and the full tax on said property for the years 1913, 1914, 1915, 1916 and 1917 with
interest at the statutory rate; provided such payments are made within 30 days from this
date.

It appearing to the Board that certain of the taxes levied for State purposes in the
County of Montezuma for the year 1911 have been delinquent for more than six years, and
the Board is satisfied that the same are uncollectible, it is so ordered by the Board
that the same be declared uncollectible and cancelled within the meaning of Sections 5750,
5751 and 5752, revised Statute Colorado, 1908, and that the same be reported to the
Auditor of State of Colorado, that the Treasurer of this County may credit on his books,
accordingly.

The Board being of the opinion after consideration of House Bill K.464, introduced
in the present session of the Colorado State Legislature by Representative Rockwell, that
the provisions of said bill are contrary to the best interests of the administration of
public highway matters, it is ordered by the Board that the Representative and Senator
from this County be requested to oppose the adoption of said bill, and that a certified
copy of this resolution be sent them by the County Clerk, accordingly.

The following claims filed against the county were allowed and warrants ordered
drawn on the proper funds in payment thereof;

Claim No.  Poor Fund, Amount.
16427  Payee  For
16430  M. B. Persons,  Supplies for Wolf,  $5.30
16431  H. J. Dyer,  Threshing at Poor Farm,  21.93
16429  Mrs. Georgia Denby,  Laundry for Poor,  1.65
16428  Frank Shiley,  C. R. Fund,  Insane,  2.50
16429  Valley Supply Co.,  Road Fund,  Supplies,  10.33

It was ordered by the Board that the County Agent be authorized to purchase the
necessary grain and ingredients for preparing prairie dog poison to be used in the
infected districts of the County. It was further ordered by the Board that such poisoned
grain be sold to residents of the County at cost, and that the receipts from the sale
thereof be turned over to the County Treasurer to be placed to the credit of the County
Ordinary Revenue fund.

The Board then adjourned until March 3rd, 1919.

Attest:  
Chairman
The Board of County Commissioners of Montezuma County, Colorado, met pursuant to adjournment this 3rd day of March, 1919.

There were present, C. J. Kelly, Chairman, R. B. Dunham, Commissioner, W. I. Myler, Commissioner, S. W. Carpenter, County Attorney, Samuel M. Burke, Clerk.

The minutes of the meeting of February 3rd, 4th and 5th, 1919, were read and approved by the Board.

The following action was taken by the Board in the matter of the petition of George W. Bell for an abatement of $48.88 1918 taxes assessed against him on personal property:

Whereas, The County Commissioner of the County of Montezuma, State of Colorado, at a duly and lawfully called meeting held on the 3rd day of March, 1919, at which meeting there were present, Commissioners Kelly, Dunham and Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County and said Assessor E. H. Kittell being present, and Whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved, that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission. Voting in the affirmative, Commissioners Kelly, Dunham and Myler.

The official Bond of Harry V. Pyle as Justice of the Peace of Justice Precinct No. 3, was approved and ordered recorded.

In re application of Mary A. Lamb to purchase tax sale certificates.

Mrs. Mary A. Lamb presented to the Board an application to purchase tax sale certificates Nos. 2785, 2845 and 2993, covering the 1910, 1911 and 1912 taxes assessed against Lots 3, 4 and 5 and the NW\textsuperscript{1} of the NW\textsuperscript{2} of Section 6 in Township 34 N. R. 16 W., in the name of E. R. Lamb and Company, said certificates now being held by the County; agreeing to pay for said certificates, the amount of the flat or original tax in each case, together with the necessary certificate fees, and the subsequent taxes in full, excepting the last half of delinquency, August 1st, 1919.

It appearing to the Board after due consideration of said offer that the acceptance of the same would be for the best interests of the County, it was ordered by the Board that said offer be accepted and that said certificate be assigned to said applicant upon the payments offered, provided that such payments be tendered the County Treasurer within 30 days from this date.

In re application of John B. Major to purchase tax sale certificate.

John B. Major presented to the Board an offer to purchase tax sale certificate No. 4983 covering the 1915 taxes on the SW\textsuperscript{1} of the NW\textsuperscript{2}, the SE\textsuperscript{1} of the NE\textsuperscript{2}, the NW\textsuperscript{1} of the SE\textsuperscript{2} and the NE\textsuperscript{1} of the SW\textsuperscript{2} of Section 24, Township 37 N. R. 16 W., in the name of Paul A. McCormick, agreeing to pay therefor the sum of $10.00, together with the necessary certificate fees. The subsequent taxes on said property except the last half of 1918, which the applicant agrees to pay before date of Delinquency, August 1st, 1919.

The Board deeming the acceptance of said offer to be for the best interests of the County, it was ordered by the Board that said offer be accepted and said certificate be assigned to said applicant upon the payment of $10.00 and certificate fees in that connection, as offered.

The Board having previously ordered restrictions for the isolation of persons afflicted with the disease known as the "Spanish Influenza" and for the spreading
of said disease among the inhabitants of the County; and it now appearing to the Board that there are very few, if any, cases of said disease in the County at this time, and that such restrictions are no longer necessary, it was ordered by the Board that all former orders made by this Board in that connection be rescinded, and that all such restrictions be removed.

The County Treasurer having certified to the Board that he has paid Bond No. 44 of the Montezuma County Refunding Bonds dated June 1st, 1901, in the amount of $500.00, and presents the same to the Board with the remaining coupons, four in number thereto attached, for cancellation, the Board proceeds to cancel said Bond and coupons as provided by law, and the same having been duly cancelled accordingly, it was ordered by the Board that record be made of such cancellation upon the record of said Bond in the office of the County Clerk.

The Board then adjourned until the following day.
be paid out of the Poor Fund of the County, for his support for the time being and until this order is rescinded.

This being the day set for receiving proposals for the construction of the following work on State Primary Roads Nos. 14 and 45; namely:

1. For the construction of a bridge on State Primary Road No. 14 at McElmo Creek.
2. For the construction of a bridge over Main Canal No. 2 on State Primary Road No. 45.
3. For the construction of Stations 67 to 135, Stapleton Section State Primary Road No. 45;

and it appearing that due notice had been published in that connection, and the hour named in said notice having arrived, the Board proceeds to open and consider any such proposals.

And in the matter of said bridge State Primary Road No. 14, the following proposals were received upon the basis of completed structure according to said plans and specifications:

By the Monarch Engineering Company of Denver, Colorado, for superstructure, $6750.00
For foundation and abutments............................................. 6495.00
being a total of ................................................................. 13245.00
By the Midland Bridge Company of Kansas City, Mo., for superstructure, 6925.00
For foundation and abutments............................................. 6890.00
being a total of ................................................................. 13815.00
By C. B. Neely of Mancos, Colorado, for foundations and abutments, 5000.00

From which it appeared that said proposals of said The Monarch Engineering Company was the lowest and best proposal for said superstructure, and said bid of said C. B. Neely was the lowest and best bid for said abutments.

And in the matter of said Bridge on State Primary Road No. 45 according to said plans and specifications, the following proposals were received:

By the Monarch Engineering Company of Denver, Colorado,
for superstructure.............................................................. $2889.00
for foundation and abutments............................................. 1998.00
being a total of ................................................................. 4887.00
By The Midland Bridge Company of Kansas City, Mo.,
for superstructure.............................................................. $2997.00
for foundation and abutments............................................. 2000.00
being a total of ................................................................. 4997.00

from which it appeared that said proposal by said The Monarch Engineering Company was the lowest and best bid for said completed structure.

And thereupon the Board wired the State Highway Commissioner, Denver, Colorado, as follows:

Cortez, Colo. March 4th, 1919,

T. J. Emhart,
State Highway Commissioner,
Denver, Colo.

Monarch Bridge Company lowest bidder on McElmo and Main Number two bridges, but will at our request submit plans for sixteen foot roadway instead of twenty foot at saving of approximately nineteen hundred dollars on your plans, and saving on alternate plans proposed by them account of long haul to McElmo bridge, of approximately an additional thirty nine hundred dollars. Will you authorize sixteen foot roadway and consider proposed alternate plans if satisfactory to County Commissioners, Board favor
strongly sixteen foot roadway and alternate plans, local conditions considered. Phone answer by Wednesday noon.

C. B. Kelly, Chairman.

and received answer as follows:

3/4/1919

Denver, Colo.

C. B. Kelly Chairman County Commissioners,

Cortez, Colo.

Have no objections to making roadway sixteen feet but insist on heavy bridge. State plans should be followed.

T. J. Nunnaut.

Rec. 5,58 P. M.

And thereupon the said The Monarch Engineering Company submitted supplementary proposals for said superstructure on State Primary Road No. 14, and for complete structure on said State Primary Road No. 45, on basis of sixteen foot roadway, on basis of revised plans to be prepared by State Highway Commission, on sixteen foot roadway basis; on superstructure of bridge on State Primary Road No. 14, reduce their bid of $2750.00 at the rate of $50.00 per 1000 feet for all lumber cut out, and eight cents per pound for all steel cut out; on Bridge on State Primary Road No. 45, on superstructure reduce their bid of $2889.00, at the rate of $17.00 per cubic yard for concrete cut out, and eight cents per pound for steel cut out; any increase of steel however, to be paid for at the rate of eight cents per pound; and for substructure reduce their bid of $1898.00 to $1745.00; and thereupon it was ordered by the Board that said proposal of said The Monarch Engineering Company on the basis of sixteen foot roadway be accepted subject to revision of plans and specifications by the State Highway Commission on basis of sixteen foot roadway, and to the approval of said proposal by said Commission on said basis; and thereupon said C. B. Neeley submitted a reduced proposal for the construction of the embankments for said bridge on State Primary Road No. 14 on a basis of sixteen foot roadway, for $4600.00; and it was ordered by the Board that said reduced proposal of said Neeley in said amount of $4600.00 be accepted, subject to revision of plans and specifications by the State Highway Commission, on basis of sixteen foot roadway and to the approval of said reduced proposal by said Commission on said basis; and that the matter be continued for further consideration after action had by the State Highway Commission;

And in the matter of said construction work on Stapleton Section State Primary Road No. 45 the following Proposal was received;

the same being the only proposal in due form, by Harry E. Fry for the construction of Sections 88 to 135 both inclusive of said Stapleton Section, at prices as follows;

"For earth excavation, the sum of seventy cents per cubic yard;

for solid rock excavation, the sum of one dollar and twenty-five cents per cubic yard;

all culverts and bridges to be constructed at cost of labor and material, as determined by the engineer plus ten per cent; any extra work ordered by the Board of County Commissioners at cost as determined by the engineer, plus ten per cent.

And the said proposal being the lowest and best proposal submitted, it was ordered by the Board that the same be accepted.

And it was further ordered by the Board that the date for commencing and completing said work be fixed at April 1st, 1919 and July 1st, 1919, or within such further time as may
be allowed by the Board of County Commissioners; and that the penal sum of contractor's bond be fixed at $1200.00, with surety or sureties to be approved by the Chairman of said Board, with additional bond as required by Chapter 155, Session laws of Colorado, 1915, in like amount to be approved by said Chairman; and that contract be executed accordingly in quadruplicate and transmitted to the State Highway Commissioner for his approval, as provided by law, together with a certified copy of this order.

It having been made to appear to the Board of County Commissioners of the County of Montezuma, Colorado, by satisfactory evidence and proof produced to and received by them, and said Board finding upon such evidence and proof, that W. H. Bardin is the legal owner of the following described Tax Sale Certificates issued by the County Treasurer of said County upon sale for delinquent taxes, as follows:


Tax Sale Certificate No. 819, for the taxes of 1897, sold December 20, 1896, to George Bauer; amount of sale $7.80.

Tax Sale Certificate No. 917, for the taxes of 1899, sold December 12, 1899 to George Bauer; amount of sale $7.30.

Tax Sale Certificate No. 970, for the taxes of 1900, sold December 10, 1900 to George Bauer; amount of sale $10.55.

said sales being upon Lot 3, in block 4, W. H. Lemon's Town site, Town of Mancos.

Tax Sale Certificate No. 2176, for the taxes of 1908, sold December 13, 1909, to John White, amount of sale $2.77.

Tax Sale Certificate No. 2270, for the taxes of 1909 sold December 12, 1910, to The Bauer Bank; amount of sale, $5.55.

said sales being upon Lot 14, in block 6, W. H. Lemon's Townsite, Town of Mancos.

That said Tax Sale Certificates have been lost, and that said lands has not been redeemed from any of said sales nor any Treasurer's Tax Deed issued thereon.

It is ordered by the Board accordingly, that a Certificate of such proof and finding, or a certified copy of this order properly attested by the County Clerk of this County under the seal of the County, pursuant to the statute in such case made and provided, be delivered to said W. H. Bardin, the legal owner of said Certificates as aforesaid.

In the matter of the communication of the Board of County Commissioners of San Miguel County relative to assessments on live stock ranged in this and said San Miguel Counties; the Clerk was directed to write said County Commissioners that for several years there has been an understanding between the County Assessors regarding such assessments, and that this Board believes that such assessments are being made on a fair and equitable basis.

In the matter of the request of the State Highway Commissioner that this County contribute subscriptions to the State Highway's Bulletin; it was ordered by the Board that the Clerk forward to said State Highway Commissioner the following names to be placed on the mailing list of said publication, and that a warrant be drawn on the Contingent Fund of the County in favor of said State Highway Commissioner in the sum of $10.00, in payment of such subscriptions for ensuing years;

It was ordered by the Board that a warrant for $100.00 be drawn on the Board Fund in favor of John Lill of the County in favor of John Lill to cover the balance withheld on final settlement for contract on Stapleton Section of State Primary Road No. 45, by reason of alleged damages on the part of said contractor claimed by The Rio Grande Southern Railroad Company; provided said contractor file with the Clerk before delivery of said Warrant their undertaking with surety to be approved by the County Clerk conditioned for the indemnification of the County to the said amount of $100.00 by reason of any loss on the part of the County by reason of any claim made by said Company against the County on account of said alleged damage.

The Board proceeds to consider a petition for the formation of a Pest Inspection District under the provisions of Chapter 95, Session Laws of Colorado, 1915, filed with the Board March 3rd, 1919, signed by B. E. Hampton and others, and with boundaries as follows, to-wit;

Beginning at the N.W. corner Sec. 6 Tp. 36 N. Range 16 W. N. M. P. M., thence South to the S. W. corner of the N. W. Sec. 6 Tp. 36 N.R.16 W., thence east to the S.E. corner of the N.W. Sec. 6 Tp. 36 N.R.16 W., thence South to the N.W. corner of the N. E. Sec. 18 Tp. 36 N.R.16 W., thence east to the N.E. corner Sec. 18 Tp. 36 N.R.16 W., thence South to the N.E. Corner Sec. 30 Tp. 36 N.R.16 W., thence East to the N.W. Corner of the N.E. Sec. 29 Tp. 36 N.R.16 W., thence South to the S.W. Corner of the S.E. Sec. 29 Tp. 36 N.R.16 W., thence East to the S.E. Corner of the S.W. Sec. 33 Tp. 36 N.R.16 W., thence South to the S.E. Corner of the S.W. Sec. 33 Tp. 36 N.R.16 W., thence West to the S.W. Corner of the S.E. Sec. 32 Tp. 36 N.R.17 W. N.M.P. M., thence North to the N.W. Corner of the N.E. Sec. 5 Tp. 37 N.R.17 W., thence East to place of beginning;

and the Board upon such consideration finds that said petition complies with the provisions of the Statutes in that behalf, it was thereupon ordered by the Board that the territory described in said petition be organized into Pest Inspection District No. 6, accordingly.

The Board then adjourned until the following day.

[Signature]
Chairman

Attest: [Signature]
Clerk.
The Board of County Commissioners of Montezuma County, Colorado, met in regular session this 7th day of April, 1919.

There were present,
C. B. Kelly, Chairman,
E. B. Dunham, Commissioner,
W. I. Myler, Commissioner,
S. W. Carpenter, County Attorney,
Samuel M. Burke, Clerk.

The minutes of the meeting of March 3rd, 4th and 5th, 1919, were read and approved by the Board.

The County Treasurer having certified to the Board that he has paid Bonds Nos. 45 & 47 of the Montezuma County Refunding Bonds dated June 1st, 1901, in the amount of $500.00 each, and presents the same to the Board with the remaining coupons, four in number thereto attached for cancellation, the Board proceeds to cancel said Bonds and coupons as provided by law, and the same having been duly cancelled accordingly, it was ordered by the Board that record be made of such cancellation upon the record of said Bonds in the office of the County Clerk.

The official Bonds of Road Overseers J. D. Lamb and R. C. Longwill were approved by the Board and ordered recorded.

L. N. Soens having filed his resignation as Justice of the Peace of Justice Precinct No. one, it was ordered by the Board that the same be accepted, and that John M. Hammond be appointed as Justice of the Peace of said Justice Precinct No. one, to fill such vacancy. Said appointment to take effect upon the filing of his bond.

Charles P. Freeman presented to the Board an application to purchase tax sale certificate No. 2559 covering the taxes for the year 1911 on the NE 1/4 of the SE 1/4 of Section 3, and the SE 1/4 of the SE 1/4 of Section 2, Township 35 N., R. 14 W., N. M. P. M., and nine (9) acres in the NE 1/4 of the SW 1/4 of said Section 2: agreeing to pay therefor the sum of $1.00 together with all subsequent taxes remaining unpaid upon said property with interest and penalties and officers fees in that connection.

It appearing to the Board after careful consideration of said offer that the acceptance of the same would be for the best interests of the County, it was ordered by the Board that said offer be accepted: that said tax sale certificate be assigned to said applicant upon the payment of $1.00 as offered, together with all subsequent taxes on said property including interest, penalties and certificate fees: provided that such payment be made to the County Treasurer within 30 days from this date.

The application of N. W. Samsen for an extension of time in which to take up tax sale certificate/purchased by him from the County at the July, 1918, meeting of this Board, was granted by the Board; such extension being until April 15th, 1919.

The following action was taken by the Board in the matter of the petition of Nathan Dickerson for a rebate of $18.24 and interest, 1917 Irrigation District taxes assessed against the NE 1/4 of the NE 1/4 of Section 21, Township 37 N., R. 14 W., N. M. P. M., account of an erroneous assessment of irrigable acres:

Whereas, the County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 7th day of April, 1919, at which meeting there were present, Commissioners Kelly, Dunham and Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor H. H. Kittell being present, and whereas, the said County Commissioners have carefully considered the within application and are fully advised in relation thereto, now be it resolved that said petition be granted as recommended by the County Assessor.

Voting in the affirmative, Commissioners Kelly, Dunham and Myler.
T. H. Omo presented to the Board an application to purchase tax sale certificates No. 4070 and 4119, now held by the County, and covering the 1911 and 1912 taxes on 13 and 14, in Block 15, Town of Cortez; assessed in the name of the applicant, agreeing to pay for each of said certificates the sum of $1.00, together with the necessary certificate fees, and at the same time, agreeing to pay all subsequent taxes on said property, in full.

Upon due consideration of said offer, the Board deeming the acceptance of the same for the best interests of the County, it was ordered by the Board that said offer be accepted: that said tax sale certificates be assigned to said applicant upon the payment of the sum of $1.00 for each certificate: provided that he pays at the same time, all subsequent taxes in full, together with the necessary certificate fees: provided further, that such payments be made to the County Treasurer within 30 days from this date.

Mary A. Lamb, Administratrix of the estate of E. R. Lamb, presented to the Board an application to purchase tax sale certificates 2786, 2846 and 2992, covering the 1910, 1911 and 1912 taxes on ten acres of land in the NE 1/4 of the NE 1/4 of Section 25, Township 35 N. R. 16 W.; also tax sale certificates 4286, 4291, 4299 and 4362, covering the 1910, 1911, 1912 and 1913 taxes on five acres of land in the NE 1/4 in said Township and Range, both of said tracts being assessed in the name of E. R. Lamb & Company, and all of said certificates being held by the County: agreeing to pay for each of said certificates the sum of $1.00 in settlement of the County, State and School taxes: also the Irrigation District tax, General Fund, with interest at 6%; also, for the year 1913, the Irrigation District tax, Interest Fund, with interest at 8%; and for all subsequent years, all taxes in full, together with the necessary certificate fees.

It appearing to the Board after careful consideration of said offer that the acceptance of the same would be for the best interests of the County and The Montezuma Valley Irrigation District, it was ordered by the Board that said offer be accepted: that said tax sale certificates be assigned to said applicant upon the payment of the sum of $1.00 for each certificate in full settlement of the County, State and School taxes, and the Irrigation District General Fund tax with interest at the rate of 6%, and the Irrigation District Interest Fund tax for the year 1913 with interest at the rate of 8%; provided that she pays at the same time, all subsequent taxes on said property, including interest and penalties to date, together with the necessary certificate fees: and provided further, that such payments be made to the County Treasurer within 30 days from this date.

It appearing to the Board that the W 1/4 of the NE 1/4 of Section 2, Township 37 N. R. 17 W., was sold for taxes for the year 1913, and tax sale certificate No. 4317 was issued therefor: that said tax sale certificate is now held by the County: that final proof was made on said tract in January, 1913: that the United States Patent issued therefor has been cancelled and that said tract is now being held by Mary Beiden as a desert claim: it was thereupon ordered by the Board that said tax sale certificate be cancelled and that the County Treasurer be directed to re-assess the improvements on said land for said year 1913.

The Board then adjourned until the following day.

Chairman.

Attest: [Signature]
Clerk.
The Board of County Commissioners of Montezuma County, Colorado, met in adjourned session the 6th day of August, 1919.

There were present,

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. B. Kelly</td>
<td>Chairman</td>
</tr>
<tr>
<td>R. M. Dunham</td>
<td>Commissioner</td>
</tr>
<tr>
<td>S. W. Carpenter</td>
<td>County Attorney</td>
</tr>
<tr>
<td>Samuel M. Burke</td>
<td>Clerk</td>
</tr>
<tr>
<td>W. L. Myler</td>
<td>Commissioner</td>
</tr>
</tbody>
</table>

Absent by leave,

The following action was taken in the matter of the petition of E. W. Henry for an abatement of $9,461.98 taxes account of an excessive assessment on sheep;

Whereas, the Board of County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 6th day of August, 1919, at which meeting there were present, Commissioners C. B. Kelly, and R. M. Dunham, notice of such meeting and an opportunity to be present having been given to the Assessor of said County and said Assessor E. H. Kittell being present, and Whereas, the said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative Kelly and Dunham.

The following resolution was passed in relation to the petition of Leonard Lavender for an abatement of $12.10, 1919 taxes on cattle;

Whereas, the County Commissioners of Montezuma County, State of Colorado, at a duly and lawfully called meeting held on the 6th day of August, 1919, at which meeting there were present Commissioners Kelly and Dunham, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present, and whereas, The said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved that said petition be DENIED as recommended by the County Assessor.

Voting in the affirmative, Commissioners Kelly and Dunham.

The following resolution was passed in relation to the petition of L. M. Eaton for an abatement of $13.40 and interest, 1913 taxes assessed against the N of the NE ¼ of Section 36, Township 37 N, R. 17 W. N. M. P. W., account of an excessive assessment;

Whereas, The Board of County Commissioners of Montezuma County, Colorado, at a duly and lawfully called meeting held on the 6th day of August, 1919, at which meeting there were present, Commissioners C. B. Kelly and R. M. Dunham notice of such meeting and
an opportunity to be present having been given to the Assessor of said County, and said
Assessor E. H. Kittell being present, and Whereas, The County Commissioners have carefully
considered the within application and are fully advised in relation thereto. Now Be It
Resolved that said petition be granted as recommended by the County Assessor, subject
however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Kelly and Dunham.

The Clerk was directed to write T. D. Shaffstall to at once put in a culvert at
his residence where the waste water from his garden is running across the road; also to
put in a culvert north of his house where the waste water from his ranch is running in
the road.

In the matter of the appropriation for State Highways for the year 1919 on the
part of the State Highway Commission, the Board being advised that their request for
additional appropriation in their resolution of July 9, 1919, was deferred by the State
Highway Commission at their July meeting for further consideration, would make the fol-
lowing further representation in that connection;

In order to make the work mentioned in said resolution of July 9, 1919, available
for through travel, the following additional work was required;

Grading approaches to bridge at McElmo Creek, approx. $ 700.00
Grading on Gagrillo Section, Dolores River, approx. 1000.00
Grading approaches to bridge Main Canal No. 2, approx. 200.00
Making a total of approximately 1900.00,
of which the State's half is 950.00
Deficiency stated in resolution July 9, 1919, 5375.00
Making a total deficiency of $ 6325.00

The fact that these expenditures have to be met in the first instance in full by
the County makes it especially hard for the County to meet its current charges against
the Road Fund, and the result at this time is that the County has been required to
resort to the registry of warrants against the Road Fund to the full legal limit, with-
out meeting all its obligations at this date; and it is absolutely necessary for the
County in order to meet these obligations and finish said work on said State roads, and
do the work on the other roads of the County necessary to keep them in a passable con-
dition, within the limits of the appropriation for road purposes made by the County for
1919, and the revenues provided by the County levy for said Fund, that the additional
appropriation asked for be made by the State Highway Commission.

What is asked for is only an additional appropriation on the part of the State
Highway Commission to meet the County expenditures on a basis of 1 to 1; and this Board
again requests that its application for additional appropriation be granted accordingly
in ordinary justice to this County.

It was ordered by the Board that the County Attorney attend the August 1919 meeting
of the State Highway Commission at Denver at the expense of the County and present the
request of this Board for a further appropriation for 1919 road construction.

The Board adjourned at one P. M., until 3 P. M., to inspect roads in McElmo Canon.

The Clerk was directed to have published in the official newspaper of the County,
a notice that the Board will on the 2nd day of September, 1919, at 2 o'clock P. M.,
meet in the Court House at Cortez, for the purpose of making final settlement with the
Monarch Engineering Company, for construction of abutments and superstructure of bridge
over Main No. 2 Canal on State Primary Road No. 46, and for superstructure of bridge
over McElmo Creek east of Cortez, on State Primary road No. 14.
Proceedings of the Board of County Commissioners. Term, 19

It appearing to the Board that the following claims filed against the County Road Fund, have been audited and allowed by this Board;

<table>
<thead>
<tr>
<th>Claim No.</th>
<th>Payee</th>
<th>For</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>17142</td>
<td>H. H. Longenbaugh, Road Overseer</td>
<td>$294.63</td>
<td></td>
</tr>
<tr>
<td>17115</td>
<td>R. C. Longwill,</td>
<td>$63.50</td>
<td></td>
</tr>
<tr>
<td>17100</td>
<td>A. M. Decker,</td>
<td>$90.00</td>
<td></td>
</tr>
<tr>
<td>17141</td>
<td>W. C. Longenbaugh,</td>
<td>$111.00</td>
<td></td>
</tr>
<tr>
<td>17101</td>
<td>A. M. Decker,</td>
<td>$127.00</td>
<td></td>
</tr>
<tr>
<td>17140</td>
<td>W. C. Longenbaugh,</td>
<td>$261.65</td>
<td></td>
</tr>
<tr>
<td>17083</td>
<td>J. D. Lamb,</td>
<td>$204.00</td>
<td></td>
</tr>
<tr>
<td>17082</td>
<td>&quot; &quot; &quot;</td>
<td>$472.25</td>
<td></td>
</tr>
<tr>
<td>17146</td>
<td>John Lill,</td>
<td>$76.25</td>
<td></td>
</tr>
<tr>
<td>17144</td>
<td>Harry E. Fry, Road work,</td>
<td>$296.26</td>
<td></td>
</tr>
<tr>
<td>17154</td>
<td>C. B. Nelley, Payment on contract,</td>
<td>$600.00</td>
<td></td>
</tr>
<tr>
<td>17152</td>
<td>&quot; &quot; &quot;</td>
<td>$2100.00</td>
<td></td>
</tr>
<tr>
<td>17160</td>
<td>&quot; &quot; &quot;</td>
<td>$2794.69</td>
<td></td>
</tr>
</tbody>
</table>

and that there no funds in the Road Fund of the county against which warrants can be issued for the payment at this time of any part of said claims, it is ordered by the Board that CERTIFICATES OF INDEBTEDNESS be issued to said respective claimants, accordingly for their said respective claims, in form as follows, signed by the Chairman of this Board, and attested by the County Clerk with the County Seal;

Cortez, Colo. 1919.

$................

This is to certify that the County of Montezuma, in the State of Colorado, is indebted to.......................... in the sum of .................. Dollars, ($............) upon his claim No. ........... upon the ROAD FUND of said County of Montezuma, on the ............... day of ................. A.D.1919, with interest at 6 per cent per annum from date.

Chairman of the Board of County Commissioners.

Attest; County Clerk.

The following claims filed against the County were allowed and warrants ordered drawn on the proper funds in payment thereof;

<table>
<thead>
<tr>
<th>Claim No.</th>
<th>Payee</th>
<th>For</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>17154</td>
<td>Samuel M. Burke, Clerk of Board, Stamps, Express etc.</td>
<td>$69.03</td>
<td></td>
</tr>
<tr>
<td>17152</td>
<td>L. H. Clerk, Health Officer</td>
<td>$2.00</td>
<td></td>
</tr>
<tr>
<td>17160</td>
<td>C. B. Kelly, County Commissioner,</td>
<td>$87.35</td>
<td></td>
</tr>
<tr>
<td>17159</td>
<td>R. H. Dunham, &quot; &quot;</td>
<td>$68.53</td>
<td></td>
</tr>
<tr>
<td>17153</td>
<td>Ws Roessler, Supplies for Bell,</td>
<td>$25.85</td>
<td></td>
</tr>
</tbody>
</table>

The Board proceeds to select from the list of names of the tax payers of the County, furnished by the County Treasurer, 200 names from which to draw jurors for the October term, 1919, of the District Court.

The Board then adjourned until September 2nd, 1919.

Chairman.
Proceedings of Board of County Commissioners, 8th day October term, 1919, Nov. 5th, 1919.

The Board of County Commissioners of Montezuma County, Colorado, met in adjourned session this 5th day of November, 1919.

There were present, C. B. Kelly, Chairman, A. B. Dunham, Commissioner, W. I. Myler, Commissioner, S. W. Carpenter, County Attorney, Samuel M. Burke, Clerk.

W. H. Cofield, Esq., appeared before the Board on behalf of Artie E. Lewis, requesting additional time in which to take up tax sale certificate No. 3003 purchased of the Board on September 16th, 1919; and upon due consideration of said request, it was ordered by the Board that additional time, to-wit: until November 10th, 1919, be granted, and that the County Treasurer be advised accordingly.

In accordance with the Statutes in that behalf made and provided, the following Resolution was adopted by the Board of County Commissioners to be known as the Annual Appropriation Resolution:

Resolved, That the following be, and the same is hereby appropriated to defray the necessary expenses and liabilities of the County for the fiscal year 1919:
<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>District Court</td>
<td>$3500.00</td>
<td></td>
</tr>
<tr>
<td>County Court</td>
<td>1000.00</td>
<td></td>
</tr>
<tr>
<td>Justice Court</td>
<td>300.00</td>
<td></td>
</tr>
<tr>
<td>County Judge</td>
<td>600.00</td>
<td></td>
</tr>
<tr>
<td>County Court House</td>
<td>1845.00</td>
<td></td>
</tr>
<tr>
<td>Jailer and Janitor</td>
<td>600.00</td>
<td></td>
</tr>
<tr>
<td>Water Commissioner</td>
<td>400.00</td>
<td></td>
</tr>
<tr>
<td>County Agent, including Bee, Pest and Horticultural Inspector, and Agriculturists</td>
<td>2000.00</td>
<td></td>
</tr>
<tr>
<td>County Treasurer</td>
<td>4200.00</td>
<td></td>
</tr>
<tr>
<td>County Sheriff</td>
<td>2500.00</td>
<td></td>
</tr>
<tr>
<td>County Coroner</td>
<td>200.00</td>
<td></td>
</tr>
<tr>
<td>County Assessor</td>
<td>3000.00</td>
<td></td>
</tr>
<tr>
<td>County Superintendent of Schools</td>
<td>1200.00</td>
<td></td>
</tr>
<tr>
<td>County Clerk</td>
<td>4800.00</td>
<td></td>
</tr>
<tr>
<td>County Commissioners</td>
<td>2700.00</td>
<td></td>
</tr>
<tr>
<td>County Attorney</td>
<td>900.00</td>
<td></td>
</tr>
<tr>
<td>Printing and Stationery</td>
<td>2000.00</td>
<td></td>
</tr>
<tr>
<td>Advertising</td>
<td>500.00</td>
<td></td>
</tr>
<tr>
<td>Redemption Bonds Fund</td>
<td>3000.00</td>
<td></td>
</tr>
<tr>
<td>Interest Redemption Bonds</td>
<td>250.00</td>
<td></td>
</tr>
<tr>
<td>Contingent Fund</td>
<td>3500.00</td>
<td></td>
</tr>
<tr>
<td>Support of the Poor</td>
<td>4500.00</td>
<td></td>
</tr>
<tr>
<td>General Road Fund</td>
<td>46872.00</td>
<td></td>
</tr>
<tr>
<td>Workmen's Compensation</td>
<td>400.00</td>
<td></td>
</tr>
<tr>
<td>Bounty Fund</td>
<td>700.00</td>
<td></td>
</tr>
<tr>
<td>Blind Benefit Fund</td>
<td>1000.00</td>
<td></td>
</tr>
<tr>
<td>Election expense</td>
<td>3500.00</td>
<td></td>
</tr>
</tbody>
</table>

In the matter of the levy for the year 1919, it appearing to the Board that, in order to meet the expenses and liabilities of the County for the ensuing fiscal year, it will be necessary to make application to the Colorado Tax Commission for permission to increase the levies for certain of the County Funds beyond the limit otherwise authorized by Statute in that behalf, and that the levies in the amounts hereinafter stated will be required in that behalf; it is ordered by the Board that application be made accordingly to the Colorado Tax Commission, as follows, signed by the Chairman of the Board and attested by the County Clerk with the County seal:

To the Colorado Tax Commission:

The Board of County Commissioners of Montezuma County, represent and show as follows:

The assessed valuation of the County for the year 1918 was $6,463,107., upon which was levied 14.68 mills, producing $94,974.41.

The assessed valuation of the County for the year 1919 is $6,410,000. upon which it is proposed to levy 14.93 mills, producing $95,601.30. The levy last year and the proposed levy are set forth as follows:

**Levy Last year, 1918**

<table>
<thead>
<tr>
<th>Fund</th>
<th>Mills</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support of Poor and Contingent</td>
<td>5.</td>
</tr>
<tr>
<td>Roads and Bridges</td>
<td>1.05</td>
</tr>
<tr>
<td>General School</td>
<td>2.04</td>
</tr>
<tr>
<td>Interest on Bonds</td>
<td>0.08</td>
</tr>
<tr>
<td>Bond Redemption</td>
<td>0.45</td>
</tr>
<tr>
<td>Bounty</td>
<td>0.2</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>14.88</strong></td>
</tr>
</tbody>
</table>

**Proposed Levy 1919**

<table>
<thead>
<tr>
<th>Fund</th>
<th>Mills</th>
</tr>
</thead>
<tbody>
<tr>
<td>Support of Poor and Contingent</td>
<td>5.31</td>
</tr>
<tr>
<td>General School</td>
<td>2.09</td>
</tr>
<tr>
<td>Interest on Bonds</td>
<td>0.47</td>
</tr>
<tr>
<td>Bond Redemption</td>
<td>0.11</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>14.93</strong></td>
</tr>
</tbody>
</table>

The increased levy is made necessary for the following reasons: increase cost of labor, material and supplies on road construction, and maintenance, including county Road prorata on State Primary Roads Nos. 14 and 45, involving heavy work in canyons, and increased cost of county supplies and raise in wages and increased expense on the fund.
for the support of the poor owing to increase of their number and cost of their maintenance.

The Board of County Commissioners request that the Colorado Tax Commission authorize the proposed levy as applied for.

Samuel M. Burke, County Clerk.
Board of County Commissioners,
By C. B. Kelly, Chairman.

The matter of making the levies for the year 1919, was deferred until November 17th, 1919, by reason of certain taxing bodies being referred to the Colorado Tax Commission for its action.

Whereas, The Colorado Tax Commission, in accordance with law, has transmitted to the County Clerk, its statement of the valuations placed on the following companies doing business in the County of Montezuma for the year 1919, as follow, to wit;

Assessed valuation

<table>
<thead>
<tr>
<th>Company</th>
<th>Miles per mile</th>
<th>Total Valuation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montezuma County Tel. Co.</td>
<td>$26.40</td>
<td>$1,600.00</td>
</tr>
<tr>
<td>Mountain States Tel. &amp; Tel. Co.</td>
<td>23.00</td>
<td>1,977.00</td>
</tr>
<tr>
<td>Western Union Telegraph Co.</td>
<td>62.69</td>
<td>9,900.00</td>
</tr>
<tr>
<td>Rio Grande Southern R.R. Co.</td>
<td>62.69</td>
<td>13,713.00</td>
</tr>
<tr>
<td>American Railway Express Co.</td>
<td>202.08</td>
<td>12,670.00</td>
</tr>
<tr>
<td>Mountain States Tel. &amp; Tel. Co.</td>
<td>62.69</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Montezuma Telephone Co.</td>
<td>62.69</td>
<td>41.25</td>
</tr>
</tbody>
</table>

WHEREFORE BE IT RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the mileage of The Montezuma County Telephone Company having a total length of 526.40 miles in the County, and the assessment against the same for the year 1919 of $37.56 per mile, making a total valuation of $19,770.00 be apportioned among the several School Districts and Municipalities through which said line passes, as follows, to wit;

<table>
<thead>
<tr>
<th>School District No.</th>
<th>Miles at $37.56 per mile</th>
<th>Total Valuation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>126.4</td>
<td>5,235.50</td>
</tr>
<tr>
<td>2</td>
<td>42.6</td>
<td>1,977.02</td>
</tr>
<tr>
<td>3</td>
<td>32.6</td>
<td>1,201.92</td>
</tr>
<tr>
<td>4</td>
<td>89.6</td>
<td>5,235.50</td>
</tr>
<tr>
<td>5</td>
<td>62.69</td>
<td>2,338.72</td>
</tr>
<tr>
<td>6</td>
<td>47.6</td>
<td>1,175.32</td>
</tr>
<tr>
<td>7</td>
<td>16.8</td>
<td>426.96</td>
</tr>
<tr>
<td>8</td>
<td>44.8</td>
<td>1,605.64</td>
</tr>
<tr>
<td>9</td>
<td>20.9</td>
<td>751.20</td>
</tr>
<tr>
<td>10</td>
<td>12.8</td>
<td>400.96</td>
</tr>
<tr>
<td>11</td>
<td>15.10</td>
<td>594.60</td>
</tr>
<tr>
<td>12</td>
<td>5.10</td>
<td>187.00</td>
</tr>
<tr>
<td>Town of Cortez</td>
<td>25.6</td>
<td>939.00</td>
</tr>
<tr>
<td>Town of Dolores</td>
<td>26.5</td>
<td>976.56</td>
</tr>
</tbody>
</table>

BE IT FURTHER RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the mileage of The Mountain States Telegraph and Telephone Company having a total length in the County of 160 miles, and the assessment against the same for the year 1919 of $41.25 per mile, making a total valuation of $6,600.00, be apportioned among the several School Districts and Municipalities through which said line passes, as follows;

<table>
<thead>
<tr>
<th>School District No.</th>
<th>Miles at $41.25 per mile</th>
<th>Total Valuation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>126.6</td>
<td>2275.50</td>
</tr>
<tr>
<td>2</td>
<td>108.8</td>
<td>4537.50</td>
</tr>
<tr>
<td>Town of Nancy</td>
<td>61.6</td>
<td>2916.25</td>
</tr>
</tbody>
</table>

BE IT FURTHER RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the mileage of The Redd-Bayless Telephone Company having a total length of 23 miles in the County and that the assessment against the same for the year 1919, at $64.75 per mile, making a total valuation of $1,490.00, be apportioned among the several School Districts and Municipalities through which said line passes, as follows, to wit;
PROCEDURE OF THE BOARD OF COUNTY COMMISSIONERS

School District No. 4, 2.5 miles at $64.19 per mile, $129.60
" " 5.2 " " " " " " $129.60
" " 9.2 " " " " " " $450.40
" " 21.10 " " " " " " $647.60

BE IT FURTHER RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the mileage of the Western Union Telegraph Company having a total length of 62.69 miles in the County, and that the assessment against the same for the year 1919, at $94.14 per mile, be apportioned among the several School Districts and Municipalities through which said line passes, as follows, to wit:

School District No. 4, 7.1 miles at $94.14 per mile, 668.50
" " 6.9 " " " " " " 632.00
" " 10.47 " " " " " " 442.50
" " 14.97 " " " " " " 226.68
" " 16.13.34 " " " " " " 1955.80
" " 17.8.15 " " " " " " 746.30
" " 20.5.2 " " " " " " 449.85
" " 22.5.6 " " " " " " 908.50
Town of Mancos, 1.77 $105.00
Town of Dolores, 0.94 $47.92

BE IT FURTHER RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the mileage of the American Railway Express Company having a total length of 62.69 miles in the County, and that the assessment against the same for the year 1919, at $202.08 per mile, be apportioned among the several School Districts and Municipalities through which said line passes, as follows, to wit:

School District No. 4, 7.1 miles at $202.08 per mile, 1639.00
" " 6.9 " " " " " " 2001.00
" " 10.4.7 " " " " " " 629.00
" " 14.5.7 " " " " " " 1157.00
" " 16.13.34 " " " " " " 2266.60
" " 17.8.15 " " " " " " 1647.00
" " 20.5.2 " " " " " " 1051.00
" " 22.5.6 " " " " " " 1755.00
Town of Mancos, 1.77 $227.00
Town of Dolores, 0.94 $151.90

BE IT FURTHER RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the mileage of The Rio Grande Southern Railroad Company having a total length of 62.69 miles in the County, and that the assessment against the same for the year 1919, at $13,718.00 per mile making a total valuation of $859,980, be apportioned among the several School Districts and Municipalities through which said line passes, as follows, to wit:

School District No. 4, 7.1 miles at $13,718.00 per mile, 97,307.00
" " 6.9 " " " " " " 183,990.70
" " 10.4.7 " " " " " " 64,474.40
" " 14.5.7 " " " " " " 76,782.50
" " 16.13.34 " " " " " " 112,710.00
" " 17.8.15 " " " " " " 111,601.50
" " 20.5.2 " " " " " " 71,560.60
" " 22.5.6 " " " " " " 117,924.70
Town of Mancos, 1.77 $15,633.75
Town of Dolores, 0.94 $12,846.20

BE IT FURTHER RESOLVED, declared and ordered by the Board of County Commissioners of Montezuma County, Colorado, that the Montezuma Electric Company having a total valuation of $6,000.00, be apportioned to the Town of Mancos and the School District No. 6, as follows, to wit:

School District No. 6, 5,000.00
Town of Mancos, 5,000.00

The Board then adjourned until November 17th, 1919.

Attest: Clerk.

Chairman.

[Signature]
The Board of County Commissioners of Montezuma County, Colorado, met in adjourned session this 17th day of November, 1919.

There were present, C. B. Kelly, Chairman, B. B. Dunham, Commissioner, W. I. Myler, Commissioner, S. W. Carpenter, County Attorney, Samuel M. Burke, Clerk.

In accordance with the Statutes in such cases made and provided, it is ordered by the Board of County Commissioners of Montezuma County, Colorado, that the following levies be made against the assessment for the year 1919 to meet the appropriations made for the year 1920, and other liabilities of the County, State, School and The Montezuma Valley Irrigation District:

For State purposes as certified by the State Auditor, 3.47 Mils

Ordinary County Revenue Fund, 4.07 Mils
Contingent Fund, .90 Mils
Support of the Poor, Fund, 7 Mils
Road and Bridge Fund, .04 Mils
General School Fund, .47 Mils
Bounty Fund, .11 Mils

In accordance with the Statutes

Irrigation District Bond Interest, 130. Mils
Irrigation District Payment of 3rd Series of Bonds, 181.2 Mils
Irrigation District payment of Judgment, 13. Mils
Irrigation Maintenance, 150. Mils

SCHOOL LEVIES.

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<th>District No.</th>
<th>Special Interest on Bonds</th>
<th>Redemption Bond Interest Fund</th>
<th>Total Mils</th>
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TOWN OF DOLORES.

Road Fund, 4 Mils
General Fund, 5 Mils
Bridge Fund, 2.5 Mils
Bond Interest Fund, 6.5 Mils
Water Bond Sinking Fund, 12 Mils
Total,... 29.5 Mils

TOWN OF MANCOS.

Redemption Sinking Fund, 1.3 Mils
Bonds Interest Fund, .8 Mils
Water Bonds Interest Fund, 2.2 Mils
General Fund, 7.8 Mils
Total,... 12 Mils

TOWN OF CORTEZ.

General Fund, 4 Mils
Road Fund, 1 Mils
Bonds Interest Fund, 8 Mils
Water Works Fund, 1 Mils
Contingent Fund, 1 Mils
Purpose of replacing pipe line, 5 Mils
Total,... 20 Mils
Proceedings of the Board of County Commissioners

In Re petition of F.C. Haller for abatement of $23,07 & Int. 1918 Taxes.
Whereas, The Board of County Commissioners of Montezuma County, Colorado, at a duly and lawfully called meeting held on Monday the 17th day of November, A. D. 1919, at which meeting there were present, Commissioners C. B. Kelly, R. B. Dunham and W. I. Myler, notice of such meeting and an opportunity to be present having been given to the Assessor of said County, and said Assessor E. H. Kittell being present, and Whereas, the Said County Commissioners have carefully considered the within application and are fully advised in relation thereto, Now Be It Resolved that said petition be granted as recommended by the County Assessor, subject, however, to the action of the State Tax Commission.

Voting in the affirmative, Commissioners Kelly, Dunham, and Myler.

Mrs. D. Honaker presented to the Board an application to purchase tax sale Certificate No. 4105, now held by the County, and covering the 1912 taxes assessed against the Lot 8 and 9, Block 50, Cortez, in the name of the applicant, agreeing to pay therefor the sum of the flat tax for said year 1912, together with the necessary certificate fees, and at the same time to pay the 1918 taxes in full; all other subsequent taxes on said property having been paid.

It appearing to the Board after due consideration of said offer that the acceptance of the same would be for the best interests of the County, it was ordered by the Board that said offer be accepted; that said tax sale certificate be assigned to said applicant upon the payment of the flat tax for the year 1912, and the 1918 taxes in full on said property, provided, however, that she pays at the same time, all other subsequent taxes in full on said property, and the necessary certificate fees; and provided, further, that all such payments be made to the County Treasurer within 30 days from this date.

The following resolution was duly adopted by the Board;

Whereas, considerable damage to the public highways of the County and also considerable addition to the cost of maintenance thereof, is annually occasioned by the driving of livestock along and upon said highways;

Be it resolved that the Supervisor of the Montezuma National Forest is hereby requested to make and enforce such regulations as may be in his power to prevent such driving along and upon such portions of said highways as are within the limits of said Forest, and that the Clerk forward to said Supervisor a certified copy of this order.

The matter of making levies for School Districts Nos. 1, 6, 7 & 22, and the consideration of the matter of making levy for the purchase of County Fair grounds, was deferred until December 1st, 1919. Claim No. 17469 of A.C. Corbett as part payment on Vault contract was allowed and warrant ordered drawn on C.C.R. Fund in payment thereof.

It was ordered by the Board that a warrant be drawn of the Poor Fund of the County in favor of the County Treasurer in the amount of $236.30 to cover the last half Irrigation tax on the County Poor Farm, for the year 1918.

The Board then adjourned until December 1st, 1919.

Attest; Clerk.

Chairman.