Ordered: that the	following	refunds be granted:	
J. R. Russell	1938 tax	Board reducing valuation	\$26.53
J. L. Sibbett	1938 tax	Being World War Veteran	2.00
Dr. W. E. Miller	1938 tax	Board refunding	110.64
R. G. Sellers	1938 tax	Error listing	2.00
Mrs. S. W. Pierce	1938 tax	Error listing solvent credits	19.80
S. W. Rierce	1938 tax	Errorlisting solvent credits	23.76
Oscar Hathway	1938 tax	Error listing	1.00
M. F. Martin	19 <b>3</b> 8 tax	Error listing	2.00
M. V. Hinson	1938 tax	Error listing	1.32
L. R. Creech	1938 tax	Error listing	1.00
C. F. Reaves	1938 tax	Error listing	4.29
E. B. Watts	1938 tax	Error listing auto	3.02
R. C. Britt	1936 tax	Board refunding penalty	1.65
R. C. Britt	1937 tax	Board refunding penalty	.79
Annie Jones	1937 tax	Error - listed twice	2.75
Mrs. Nell Huggins	1937 tax	Error listing auto	•79
H. Dow Tedder	1938 tax	Being a Workd War Veteran	2.00

There being no further business to come before the Board at this time, adjournment was voted in order until January 5th, 1939.

Approved:

aus redum.

Ca Small

The Honorable Board of County Commissioners met in their said office January 5th, 1939 according to adjournment. Members of the Board present:

C. A. Small, Chairman

H. G. Avant

R. C. Benton

W. L. Hobbs

W. M. Stephens

A. W. Baldwin, Clerk

The following business was transacted.

On motion of R. C. Benton, seconded by W. L. Hobbs, it is ordered that W. H. Shearin be retained as County Agent of Columbus County. Vote of Commissioners: voting "yes": R. C. Benton, W. L. Hobbs, C. A. Small, voting "no": H. G. Avant, W. M. Stephens.

Ordered: that the following General County bills be allowed and paid:
F. T. Wooten Bond for Deputy Sheriff \$37.50
A. E. Powell, P.M. Postage for Welfare Office 25.00
A. W. Baldwin, Petty Cash To Petty Cash expenses 64.71

Ordered: that the Tax Collector and Sheriff exchange offices and necessary changes in each office be made.

On motion of W. L. Hobbs, seconded by W. M. Stephens, it is ordered that Jackson Greer Sr. be paid \$2.50 for each suit fee collected by W. E. Harrelson for suits brought by Jackson Greer Sr., the amount to be paid is for suit fees collected prior to December 1st, 1938. All suits fees collected from December 1st, 1938 that are or will be collected by W. E. Harrelson, Tax Collector, for suits brought by Jackson Greer Sr. are to go to the General County Fund. All Commissioners voting "yes" for this order except H. G. Avant, who votes "no".

## RESOLUTION

Ordered: that the following resolution be recorded relative to borrowing Two Thousand (\$2,000.00) Dollars for General School purposes, same being renewal note.

Be it ordered by the Board of County Commissioners of Columbus County that one note of the County of Columbus for General School purposes be executed in the sum of Two Thousand (\$2,000.00) Dollars, dated January 10, 1939 and maturing July 10, 1939.

The above note bearing interest at the rate of six (6%) per cent per annum, interest payable at maturity; both principal and interest of said note payable to BEARER at the Waccamaw Bank and Trust Company of the City of Whiteville, N. C., in anticipation of 1938 taxes, and that said note be sold ar hypothecated and the proplaced ceeds thereof turned into the General Fund of said County of Columbus.

Be it further resolved that the full faith and credit of the County of Columbus be pledged to the punctual payment of the principal and interest of said note at maturity.

NOTE

\$2,000.00

January 10, 1939

On July 10th, 1939 the County of Columbus, for value received, promises to pay to the BEARER hereof at the Waccamaw Bank and Trust Company of the City of Whiteville, N. C., the sum of Two Thousand (\$2,000.00) Dollars with interest at the rate of six per cent per annum from date.

This note is issued in pursuance of a resolution duly adopted by the Board of Commissioners of County of Columbus on the 5th day of January, 1939, and duly signed by Chairman and Clerk of said Board as required by law.

It is hereby certified and recited that each and every act, condition and thing to required to be done, to have happened and to be performed precedent/and in the issuance of this note, has been done, has happened and has been performed in full and strict compliance with the Constitution and laws of the State of North Carolina and that this note is within every debt and other limit prescribed by law, and the faith and credit of County of Columbus are hereby irrevocably pledged to the punctual payment of the Principal and Interest of this note, according to its terms.

In witness whereof, the County of Columbus has caused its Corporate name to be signed hereto by Chairman of Board of Commissioners and the Corporate seal to be hereunto affixed and attested by Clerk to Board of Commissioners, this the 10th day of January, 1939.

## RESOLUTI ON

Ordered: that the following resolution be recorded relative to borrowing Fifty Two Thousand (\$52,0000.00) Dollars for General School purposes, same being renewal note.

Be it ordered by the Board of County Commissioners of Columbus County that one note of the County of Columbus for General School purposes be executed in the sum of Fifty Two Thousand (\$52,000.00) Dollars, dated January 10th, 1939, maturing July 10th, 1939.

The above note bearing interest at the rate of six (6%) per cent per annum, interest payable at maturity; both principal and interest of said note payable to BEARER at the Waccamaw Bank and Trust Company of the City of Whiteville, N. C., in anticipation of 1938 taxes, and that said note be sold or hypothecated and the proceeds thereof placed in the General Fund of said County of Columbus.

Be it further resolved that the full faith and credit of the County of Columbus be pledged to the punctual payment of the principal and interest of said note at maturity.

NOTE

\$52,000.00

January 10, 1939.

On July 10, 1939, the County of Columbus for value received, promises to pay to the BEARER hereof at the Waccamaw Bank and Trust Company of Whiteville, N. C., the sum of Fifty Two Thousand (\$52,000.00) Dollars Dollars with interest at six per cent per annum from date.

This note is issued in pursuance of a resolution duly adopted by the Board of Commissioners of County of Columbus on the 5th day of January, 1939, and duly signed by the Chairman and Clerk of said Board as required by law.

It is hereby certified and recited that each and every act, condition and thing required to be done, to have happened and to be performed precedent to and in the issuance of this note has been done, has happened and has been performed in full and strict compliance with the the Constitution and laws of the State of North Carolina and that this note is within every debt and other limit prescribed by law, and the faith and credit of County of Columbus are hereby irrevocably pledged to the punctual payment of the Principal and interest of this note, according to its terms.

In witness whereof, the County of Columbus has caused its corporate name to be signed hereto by Chairman, Board of Commissioners and the Corporate seal to be hereunto affixed and attested by Clerk to Board of Commissioners, this the 10th day of January, 1939.

There being no further business to come before the Board at this time, adjournment was voted in order until January 12th, 1939.

Approved:

Clerk

Chairman Chairman

The Honorable Board of County Commissioners met in their said office January 12th, 1939 according to adjournment. Members of the Board present:

C. A. Small, Chairman

H. G. Avant

R. C. Benton

W. L. Hobbs

W. M. Stephens

A. W. Baldwin, Clerk

The following business was transacted.

On motion of R. C. Benton, seconded by W. L. Hobbs, it is ordered that H. D. Stanley, Sheriff, be instructed to transfer J. B. Stanley, prisoner, from Columbus County Hospital to County Home.

Ordered: that R. E. Hill be allowed to pay \$25.00 for 1938 fireworks license

Ordered: that W. H. Shearin's resignation as Farm Demonstration Agent be accepted as of this date and that he be paid salary for 1/2 month of January.

Ordered: that upon recommendation of Messrs. Goodman and Brickhouse in joint session with this Board, it is ordered that S. C. Oliver be named Farm Demonstration Agent for Columbus County in place of W. H. Shearin who resigned.

Ordered: that the following resolution be recorded:

We the Columbus County Board of Commissioners, accept the responsibility of the infant son of Sallie Jane Hobbs as a Columbus County citizen for two years or until he is legally adopted. We understand that this infant was born to Miss Sallie Jane Hobbs of our County and that he is now placed in the home of Mr. and Mrs. French Nobles of Fair Bluff, N. C. R.F.D.. This home is just across the line in South Carolina. We approve of the home of Mr. and Mrs. Nobles for this infant and because of his being placed in South Carolina we recognize the infant as a citizen of our County for two years or until he is legally adopted.

D. L. Gore, Juvenile Judge Johnsie R. Nunn, Welfare Officer

C. A. Small, Chairman, Bd. of Comm.

R. C. Benton

W. L. Hobbs H. G. Avant

W. M. Stephens