

Beiseker, Alberta  
April 26, 1933.

A special meeting of the Council of the Village of Beiseker was held in F.A. Laurent's office and notice of meeting is hereby waived.

All members of the Council were present.

The minutes of the previous meeting were read and adopted.

The Council was interviewed by representatives of the Board of Trade, W. McFean, M.A. Stout & Matt Schmaltz, re the new road connection to the main highway. This discussion was gone into at quite a length, the Board of Trade offering a great deal of free assistance but yet it was felt that there would be needed some money, possibly \$150<sup>00</sup> to 200<sup>00</sup>, for this purpose and owing to the present conditions the Council felt that all ratepayers should have an opportunity of expressing their views regarding this and it was decided that a ratepayers meeting be held on Friday, April 28<sup>th</sup>, 1933 at 7 p.m. in the Beiseker Community Hall, for the purpose of getting the view of the ratepayers and the Secretary was authorized to post notices accordingly.

Moved that the meeting adjourn.

Done and passed in Council assembled this 26<sup>th</sup> day of April A.D. 1933.

W. McFean  
M.A. Stout

Beiseker, Alberta  
April 26, 1933.

## Court of Revision.

The Court of Revision was held in  
F. A. Lount's office on April 26, 1933 at  
10 o'clock a.m.

The following appeals were heard:-

Mrs J. Smolevsky re lots 1 to 11, block  
1, Plan 4011X Beiseker and building  
situated thereon; N. Gordon appeared  
for the complainant.

Decision:-  
Assessment was allowed without  
any alteration.

Seale Grain Company appeal,  
unrepresented.

Decision:-  
Assessment on elevator unchanged.  
Coal shed which had been sold  
to E. N. Hagel was therefore changed to  
said owner.

E. F. L. Janender appeal on lots  
Block 2, Plan 4011X, Beiseker, and  
improvements, unrepresented.

Decision:-  
Owing to the fact that the building  
used as a butcher shop and dwelling  
also has garage and ice-house in  
rear it was thought that the assessment  
was not in excess in comparison  
with the other assessments.

It was also noted that Block Nine (9)  
was now the property of Adam Velker  
instead of A. Stimac and the name  
was changed accordingly.

Moved that the Court adjourn.

F. A. Lount  
F. A. Lount