lands + lots for theyears 1887. 1888. 1889, 1890+ 1891. Which had not before brun assissed & which the board did not believe lould be lawfully as-Desard in presumer of which paymunt of taxes was refused whiringon Suit was brought in the district court to never the taxes by the county Com. missions in this court the case was decided adversely to the interests of the University whereupon anaphead was taken to the Suprime court but that court after revewing the case Justained the decision of the district court hunce this lay amount of indebtedures for which the (huverily board had bur wath to make provision - which now du + riquind immediate action to avoid the addition of large interest + pually charges On Motion of Mi, atkinson it was voted to instinct the xecutive comwith to examine theplat of lots or lands laid out for sale + to ask of the County Commissioners that Such lots + lands as are not Salable be vacated + they returned to acres as a part of Mr. Dobson brought the matter of certain lots & lands sold by the university for payment o taxes are in defad default + suggested that for the payment of these taxes money should be taken from the principal of the indorment fund as provided for the payment I the taxes above named this was by guiral consent agend to no vote bying laken

Transcriptions of Ottawa University Board Minutes 1892 page 274

Lands + lots for the years 1887.1888.1889. + 1891. Which had not before been assessed + which the board did not believe could be lawfully assessed in presence of which payment of taxes was refused whereupon suit was brought in the district court to recourse the taxes by the country commissions in this court the case was decided adversely to the instructs of the University whereupon appeared was taken to the supreme court but that court after xxxxxxxxxxx the case sustained the der decision of the district court hence this lay amount of indebtedness for which the University board had been unable to make provision + which ^are now due + required immediate action to avoid the addition of karge interest + faulty charges.

On motion of Mr. Atkinson it was voted to instruct the executive committee to examine the plat of lots + lands laid out for sale to ask of the County commissions that such lots + lands as are not salable be vacated + they returned to acres as a part of the cottage farm.

Mr. Dobson brought the matter of certain lots + lands sold by the University + on ^which payment + taxes are in defact default + suggested that for the payment of these taxes money should be taken from the principal of the endowment fund as provided for the payment of the taxes above named this was by general consent agreed to no vote being taken.