

Assessment Roll for the Township of *Orion*

in the County of *Oakland*

for the Year 1880.

[No more than one tract or parcel must be valued or taxed on the same line. Two descriptions must not be joined in one valuation or tax. Personal Estate must enter the amount of any Re-assessment with Red Ink, in the column of taxes to which it belongs, above the tax for the year for which this Roll is used, and in the column as one parcel; but the fact must be noted that they are so occupied. The school, library, and school-house taxes must be placed in one column, the highway taxes in be placed each in another column. "Omitted Lands" placed upon this roll under the provisions of Act No. 6, Laws of 1874, must "be placed upon a part of said which such land was omitted and for which it is then placed thereon." (Sec. 4.)—AUDITOR GENERAL'S OFFICE, 1880.]

be valued and taxes entered on a different line, as well as column, from Real Estate. Non-resident lands must be entered in numerical order, beginning with section one. for "Remarks," state opposite each parcel for what year the re-assessment was made. Two or more City or Village lots, owned and occupied as one parcel, may be assessed another, the township taxes in another, the county taxes in another, and the State taxes in another column; and if other taxes are at any time required by law, they shall assessment roll separate and distinct from the lands as assessed for the current year, and immediately preceded by a statement which shall distinctly set forth the year in

NAME OF OWNER OR OCCUPANT.	DESCRIPTION.	SEC.	TOWN.	RANGE.	ACRES IN EACH TRACT OR PARCEL.		VALUE OF EACH TRACT OR PARCEL.	VALUE OF PERSONAL ESTATE.	TOTAL VALUE.
					Acre.	100ths.			

*Non Resident Lands in the Village of Orion  
Hemingway's Plat.*

<i>Johnson William H.</i>	<i>N 1/2 of Lots 3+4 Block 22,</i>	<i>2</i>	<i>"</i>	<i>"</i>			<i>50</i>		
<i>Rich. Matilda</i>	<i>S 1/2 of Lots 3+4 Block 22,</i>	<i>2</i>	<i>"</i>	<i>"</i>			<i>50</i>		

NO. OF SCHOOL DISTRICT.	STATE TAX.	COUNTY TAX.	TOWNSHIP TAX.	HIGHWAY TAX.	SCHOOL TAX.	TAX.			TOTAL OF TAXES.	REMARKS.
						TAX.	TAX.	TAX.		

<i>3</i>	<i>7</i>	<i>6</i>	<i>6</i>	<i>3</i>	<i>28</i>				<i>43</i>	<i>43</i>
<i>3</i>	<i>7</i>	<i>6</i>	<i>6</i>	<i>3</i>	<i>28</i>				<i>43</i>	<i>43</i>

Assessment Roll for the Township of Oakland

in the County of Oakland for the Year 1880.

[No more than one tract or parcel must be valued or taxed on the same line. Two descriptions must not be joined in one valuation or tax. Personal Estate must be valued and taxes entered on a different line, as well as column, from Real Estate. Non-resident lands must be entered in numerical order, beginning with section one, for "Remarks," state opposite each parcel for what year the re-assessment was made. Two or more City or Village lots, owned and occupied as one parcel, may be assessed as one parcel; but the fact must be noted that they are so occupied. The school, library, and school-house taxes must be placed in one column, the highway taxes in another, the township taxes in another, the county taxes in another, and the State taxes in another column; and if other taxes are at any time required by law, they shall be placed each in another column. "Omitted Lands" placed upon this roll under the provisions of Act No. 8, Laws of 1874, must "be placed upon a part of said which such land was omitted and for which it is then placed thereon." (Sec. 4.)—AUDITOR GENERAL'S OFFICE, 1880.]

be valued and taxes entered on a different line, as well as column, from Real Estate. Non-resident lands must be entered in numerical order, beginning with section one, for "Remarks," state opposite each parcel for what year the re-assessment was made. Two or more City or Village lots, owned and occupied as one parcel, may be assessed as one parcel; but the fact must be noted that they are so occupied. The school, library, and school-house taxes must be placed in one column, the highway taxes in another, the township taxes in another, the county taxes in another, and the State taxes in another column; and if other taxes are at any time required by law, they shall be placed each in another column. "Omitted Lands" placed upon this roll under the provisions of Act No. 8, Laws of 1874, must "be placed upon a part of said which such land was omitted and for which it is then placed thereon." (Sec. 4.)—AUDITOR GENERAL'S OFFICE, 1880.]

NAME OF OWNER OR OCCUPANT.	DESCRIPTION.	SEC.	TOWN.	RANGE.	ACRES IN EACH TRACT OR PARCEL.		VALUE OF EACH TRACT OR PARCEL.	VALUE OF PERSONAL ESTATE.	TOTAL VALUE.
					Acres.	100ths.			

NO. OF SCHOOL DISTRICT.	STATE TAX.	COUNTY TAX.	TOWNSHIP TAX.	HIGHWAY TAX.	SCHOOL TAX.	TOTAL OF TAXES.			REMARKS.
						TAX.	TAX.	TAX.	

State of Michigan's ss.  
County of Oakland }  
}

I do hereby certify that I have set down in the foregoing assessment roll, all of the Real Estate in the Township of Orion, liable to be taxed, according to my best information, and that I have estimated the same at what I believe to be the true cash value thereof, and not at the price it would sell for at forced or auction sale; that the said assessment roll contains a true statement of the aggregate valuation of the taxable personal estate of each and every person named in said roll, and that I have estimated the same at the true cash value as aforesaid, according to my best information and belief.  
Orion, May 19<sup>th</sup> 1880.

*Wm. E. Littel*  
Supervisor of the Township of Orion.

Aggregate value of Real Estate	634,910
Aggregate value of Personal Estate	88,480
	<u>723,390</u>

Assessment Roll for the Township of Orion

in the County of Oakland for the Year 1880

No more than one tract or parcel must be valued or taxed on the same line. Two descriptions must not be joined in one valuation or tax. Personal Estate must enter the amount of any Re-assessment with Red Ink, in the column of taxes to which it belongs, above the tax for the year for which this Roll is used, and in the column as one parcel; but the fact must be noted that they are so occupied. The school, library, and school-house taxes must be placed in one column, the highway taxes in be placed each in another column. "Omitted Lands" placed upon this roll under the provisions of Act No. 6, Laws of 1874, must "be placed upon a part of said which such land was omitted and for which it is then placed thereon." (Sec. 4.)—AUDITOR GENERAL'S OFFICE, 1880.]

be valued and taxes entered on a different line, as well as column, from Real Estate. Non-resident lands must be entered in numerical order, beginning with section one, for "Remarks," state opposite each parcel for what year the re-assessment was made. Two or more City or Village lots, owned and occupied as one parcel, may be assessed another, the township taxes in another, the county taxes in another, and the State taxes in another column; and if other taxes are at any time required by law, they shall assessment roll separate and distinct from the lands as assessed for the current year, and immediately preceded by a statement which shall distinctly set forth the year in

Table with columns: NAME OF OWNER OR OCCUPANT, DESCRIPTION, SEC., TOWN, RANGE, ACRES IN EACH TRACT OR PARCEL, VALUE OF EACH TRACT OR PARCEL, VALUE OF PERSONAL ESTATE, TOTAL VALUE.

Table with columns: NO. OF SCHOOL DISTRICT, STATE TAX, COUNTY TAX, TOWNSHIP TAX, HIGHWAY TAX, SCHOOL TAX, TAX, TAX, TAX, TOTAL OF TAXES, REMARKS.

State of Michigan ss. To the Treasurers of the township of Orion, in the County of Oakland, and State of Michigan, In the name of the People of the State of Michigan, you are hereby commanded to collect from the several persons named in the assessment roll hereinafter mentioned, the several sums mentioned in the last column of said roll, opposite their respective names, and to retain in your hands the amounts receivable by law into the Township Treasury, and to account for and pay over the same as follows; To the Assessors of School Districts as mentioned below the following sums, to wit:

Table listing school districts and their respective mill and district taxes. Includes entries for School Dist. No 1 through No 16, and fractional payments to various treasurers.

1887 85