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Assessment Roll for the Township of Orion

[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.]

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

Non Resident Lands in the Village of Orion Hensingway's Flat,

Johnson William F. N/2 of Lots 3+4Block 22, 2 " "

Rich- Matilda 8/2 of Lots 3+4 Block 22,

NO. OF SCHOOL DISTRICT.	STATE TAX.	COUNTY TAX.	TOWNSHIP	HIGHWAY	SCHOOL TAX.				TOTAL	REMARKS
			TAX.	TAX.		TAX.	TAX.	TAX.	OF TAXES.	REMARKS.
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Assessment Roll for the Township of.

Dalcland)

[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.]

NAME OF OWNER OR OCCUPANT.

DESCRIPTION.

SEC. FOWN. RANGE. | ACRES IN EACH TRACT OR PARCEL. | EACH TRACT OF PERSONAL TOTAL VALUE. |

Acres. | 100ths. | OR PARCEL. | ESTATE. |

State of Michigan 3

I do herrby certify that I have set down in the foregoing assessment role, see of the Real Estate in the Lownship of Orion, liable to be tayed, according to my best information, and that I have extimated the same at what I believe to be the true cash value therof, and not of the price it would seek for at forced or anction sale: That the said assessment role contains a true statement of the seg regete valuation of the tayable personal estate of each and every person pamed in said role, and then I have estimated the same of the true cash value as aforsaid, according to my beschi formation and belief.

Orion, May 18 the 1880.

Supervisor of the township of Orion,

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and the contract of the contract of

Aggregati balue of Real Estate 634910
Aggregati balue of Brown Destate, 88480

in the County of Ocklouds

for the Year 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

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

Assessment Roll for the Township of Sriou

[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.]

nich such land was omitted and for	which it is then placed thereon." (Sec. 4.)—AUDII	TOR GENERAL'S OFFICE, 1880.]		
Name of Owner or Occupant.	Description.	SEC. TOWN. RANGE. PARC	ACT OR VALUE OF VALUE	GE SONAL TOTAL VALUE.
		Acres.	100ths. OR PARCEL. ESTA	re.
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mute of Oakley	Dounty of Oaklen	ul and Stelle s	L Michigan	
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market and the second s				1889 85

100 in the County of Oakland

for the Year 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 reassessment 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

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