

ASSESSMENT ROLL FOR THE TOWNSHIP OF *Dundee*

~~As~~ 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, unless owned and occupying order, beginning with section one, and if the name of the owner is not known, they should be assessed as "owner unknown." Enter the amount of any *re-assessment* with *Read*, the *re-assessment was made*. The attention of assessing officers is especially called to sections 15 to 27 of the Tax Law of 1885; they should be carefully studied and the directions

IN THE COUNTY OF Oakland

FOR THE YEAR 1889

as one parcel. *Personal Estate* must be valued and taxes entered on a different line, as well as column, from *Real Estate*. Non-resident lands should be entered in numerical *far*, in the column of taxes to which it belongs, above the tax for the town for which this Roll is used, and in the column for "Remarks" state opposite each parcel for what year therea contained should be strictly followed.—AUDITOR GENERAL'S OFFICE, 1886.