# BEFORE THE NEBRASKA TAX EQUALIZATION AND REVIEW COMMISSION

MATTHEW R. VIRUS, APPELLANT,

V.

DOUGLAS COUNTY BOARD OF EQUALIZATION, APPELLEE. CASE NO: 20R 0593

DECISION AND ORDER REVERSING THE DECISION OF THE DOUGLAS COUNTY BOARD OF EQUALIZATION

## I. BACKGROUND

- 1. The Subject Property is an improved agricultural parcel in Douglas County, parcel number 237620020.
- 2. The Douglas County Assessor (the County Assessor) assessed the Subject Property at \$453,330 for tax year 2020.
- 3. Matthew R. Virus (the Taxpayer) protested this value to the Douglas County Board of Equalization (the County Board).
- 4. The County Board determined that the taxable value of the Subject Property was \$453,330 for tax year 2020.
- 5. The Taxpayer appealed the determination of the County Board to the Tax Equalization and Review Commission (the Commission).
- A Single Commissioner hearing was held on October 19, 2022, at Omaha State Office Building, 1313 Farnam Street, Room 227, Omaha, Nebraska, before Commissioner Steven Keetle.
- 7. Matt Virus was present at the hearing for the Taxpayer.
- 8. Scott Barnes and Kurt Skradis with the County Assessor's Office (the County Appraisers) were present for the County Board.

### II. APPLICABLE LAW

- 9. All real property in Nebraska subject to taxation shall be assessed as of the effective date of January 1.<sup>1</sup>
- 10. The Commission's review of a determination of the County Board of Equalization is de novo.<sup>2</sup>
- 11. When considering an appeal, a presumption exists that the "board of equalization has faithfully performed its official duties in making an assessment and has acted upon sufficient competent evidence to justify its action."<sup>3</sup> That presumption "remains until there is competent evidence to the contrary presented, and the presumption disappears when there is competent evidence adduced on appeal to the contrary. From that point forward, the reasonableness of the valuation fixed by the board of equalization becomes one of fact based upon all the evidence presented. The burden of showing such valuation to be unreasonable rests upon the taxpayer on appeal from the action of the board."<sup>4</sup>
- 12. The order, decision, determination, or action appealed from shall be affirmed unless evidence is adduced establishing that the order, decision, determination, or action was unreasonable or arbitrary.<sup>5</sup>
- 13. Proof that the order, decision, determination, or action was unreasonable or arbitrary must be made by clear and convincing evidence.<sup>6</sup>

<sup>&</sup>lt;sup>1</sup> Neb. Rev. Stat. § 77-1301(1) (Cum. Supp. 2020).

<sup>&</sup>lt;sup>2</sup> See Neb. Rev. Stat. § 77-5016(8) (Reissue 2018), *Brenner v. Banner Cty. Bd. of Equal.*, 276 Neb. 275, 286, 753 N.W.2d 802, 813 (2008). "When an appeal is conducted as a 'trial de novo,' as opposed to a 'trial de novo on the record,' it means literally a new hearing and not merely new findings of fact based upon a previous record. A trial de novo is conducted as though the earlier trial had not been held in the first place, and evidence is taken anew as such evidence is available at the time of the trial on appeal." *Koch v. Cedar Cty. Freeholder Bd.*, 276 Neb. 1009, 1019, 759 N.W.2d 464, 473 (2009).

<sup>&</sup>lt;sup>3</sup> Brenner v. Banner Cty. Bd. of Equal., 276 Neb. 275, 283, 753 N.W.2d 802, 811 (2008).

<sup>&</sup>lt;sup>4</sup> Id. at 283-84.

<sup>&</sup>lt;sup>5</sup> Neb. Rev. Stat. § 77-5016(9) (Reissue 2018).

<sup>&</sup>lt;sup>6</sup> Omaha Country Club v. Douglas Cty. Bd. of Equal., 11 Neb. App. 171, 174-75, 645 N.W.2d 821, 826 (2002).

- 14. A Taxpayer must introduce competent evidence of actual value of the Subject Property in order to successfully claim that the Subject Property is overvalued.<sup>7</sup>
- 15. The Commission's Decision and Order shall include findings of fact and conclusions of law.<sup>8</sup>

#### **III. FINDINGS OF FACT & CONCLUSIONS OF LAW**

- 16. The Taxpayer alleged that he was being assessed for an outbuilding that was no longer on the Subject Property and that the characteristics of the remaining buildings was incorrect.
- 17. The County Board presented the Property Record File (PRF) for the Subject Property. The PRF contains information about the characteristics of the Subject Property and information regarding the qualified sales that occurred in the economic area of the Subject Property. This information was used to determine the value attributed to each of the characteristics of properties in the area, including the Subject Property.
- 18. The Taxpayer discussed the outbuildings currently located on the Subject Property and the maps and photographs in the PRF.
- 19. The Commission finds that the 2,400 square foot outbuilding constructed in 1991 found in the PRF should be removed and the value of the Subject Property be reduced by its value of \$3,115 for tax year 2020.
- 20. The Taxpayer did not demonstrate that the characteristics of the other improvements and outbuildings on the Subject Property were incorrect.
- 21. The Taxpayer alleged that the increase in value of the Subject Property, as compared to the increase in value for other comparable properties, was unreasonable or arbitrary.

<sup>&</sup>lt;sup>7</sup> Josten-Wilbert Vault Co. v. Bd. of Equal. for Buffalo Cty., 179 Neb. 415, 418, 138 N.W.2d 641, 643 (1965) (determination of actual value); Lincoln Tel. and Tel. Co. v. Cty. Bd. of Equal. of York Cty., 209 Neb. 465, 468, 308 N.W.2d 515, 518 (1981) (determination of equalized taxable value).

<sup>&</sup>lt;sup>8</sup> Neb. Rev. Stat. § 77-5018(1) (Reissue 2018).

- 22. The assessed value for real property may be different from year to year according to the circumstances.<sup>9</sup> For this reason, a prior year's assessment is not relevant to the subsequent year's valuation.<sup>10</sup> Similarly, prior assessments of other properties are not relevant to the subsequent assessment.<sup>11</sup>
- 23. The Commission must look to the value of the Subject Property as of January 1 of each tax year.<sup>12</sup>
- 24. The Commission finds that the value of the Subject Property for tax year 2020 is \$450,215, with a value of the land component of \$62,330, and a value for the improvements of \$387,885.
- 25. The Taxpayer has produced competent evidence that the County Board failed to faithfully perform its duties and to act on sufficient competent evidence to justify its actions.
- 26. The Taxpayer has adduced clear and convincing evidence that the determination of the County Board is arbitrary or unreasonable and the decision of the County Board should be vacated.

#### IV. ORDER

#### **IT IS ORDERED THAT:**

- 1. The decision of the County Board of Equalization determining the taxable value of the Subject Property for tax year 2020 is vacated and reversed.
- 2. The taxable value of the Subject Property for tax year 2020 is:

Land	\$ 62,330
Improvements	\$387,885
Total	\$450,215

<sup>&</sup>lt;sup>9</sup> Affiliated Foods Coop. v. Madison Co. Bd. of Equal., 229 Neb. 605, 614, 428 N.W.2d 201, 206 (1988); see Neb. Rev. Stat. § 77-1502 (Reissue 2018).

<sup>&</sup>lt;sup>10</sup> Affiliated Foods Coop., 229 Neb. at 613, 428 N.W.2d at 206; DeVore v. Board of Equal., 144 Neb. 351, 354-55, 13 N.W.2d 451, 452-53 (1944).

<sup>&</sup>lt;sup>11</sup> Kohl's Dep't Stores v. Douglas Cty. Bd. of Equal., 10 Neb. App. 809, 814-15, 638 N.W.2d 877, 881 (2002).

<sup>&</sup>lt;sup>12</sup> Neb. Rev. Stat §77-1301(Reissue 2018)

- This Decision and Order, if no further action is taken, shall be certified to the Douglas County Treasurer and the Douglas County Assessor, pursuant to Neb. Rev. Stat. § 77-5018 (Reissue 2018).
- 4. Any request for relief, by any party, which is not specifically provided for by this Decision and Order is denied.
- 5. Each party is to bear its own costs in this proceeding.
- 6. This Decision and Order shall only be applicable to tax year 2020.
- 7. This Decision and Order is effective on September 29, 2023.

Signed and Sealed: September 29, 2023



Steven A. Keetle, Commissioner