# BEFORE THE NEBRASKA TAX EQUALIZATION AND REVIEW COMMISSION

DAVID L. WORKMAN APPELLANT,

V.

LANCASTER COUNTY BOARD OF EQUALIZATION, APPELLEE. CASE NO: 22R 0605

DECISION AND ORDER
AFFIRMING THE DECISION
OF THE LANCASTER
COUNTY BOARD OF
EQUALIZATION

## I. BACKGROUND

- 1. The Subject Property is an improved residential parcel in Lancaster County, parcel number 10-35-414-008-000.
- 2. The Lancaster County Assessor (the County Assessor) assessed the Subject Property at \$96,000 for tax year 2022.
- 3. David L. Workman (the Taxpayer) protested this value to the Lancaster County Board of Equalization (the County Board).
- 4. The County Board determined that the taxable value of the Subject Property was \$96,000 for tax year 2022.
- 5. The Taxpayer appealed the determination of the County Board to the Tax Equalization and Review Commission (the Commission).
- 6. A Single Commissioner hearing was held on November 9, 2023, at the Tax Equalization and Review Commission Hearing Room, Nebraska State Office Building, Lincoln, Nebraska, before Commissioner James D. Kuhn.
- 7. David L. Workman was present at the hearing for the Taxpayer.
- 8. Bret Smith (the Appraiser) was 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." 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."
- 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>4</sup> Id. at 283-84.

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

 $<sup>^6</sup>$  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 Subject Property was purchased in 2018 by the Taxpayer and he stated the assessment of the property should be the purchase price. The Taxpayer stated basic maintenance has been done but no major repairs have been made to increase the market value.
- 17. "It is true that the purchase price of property may be taken into consideration in determining the actual value thereof for assessment purposes, together with all other relevant elements pertaining to such issue; however, standing alone, it is not conclusive of the actual value of property for assessment purposes. Other matters relevant to the actual value thereof must be considered in connection with the sale price to determine actual value. Sale price is not synonymous with actual value or fair market value." "Pursuant to § 77-112, the statutory measure of actual value is not what an individual buyer may be willing to pay for property, but, rather, its market value in the ordinary course of trade." 10
- 18. The Taxpayer did not provide any Property Record Files (PRF) of comparable properties to show the Subject Property is being valued incorrectly or being dis-equalized with similar properties.

<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).

<sup>&</sup>lt;sup>9</sup> Forney v. Box Butte County Bd. of Equalization, 7 Neb.App. 417, 424, 582 N.W.2d 631, 637, (1998).

<sup>&</sup>lt;sup>10</sup> Cabela's, Inc. v. Cheyenne Cty. Bd. of Equal., 8 Neb. App. 582, 593, 597 N.W.2d 623, 632 (1999) (citations omitted).

- 19. The Appraiser stated the Subject Property was inspected for a previous appeal and the PRF was corrected to accurately reflect the Subject Property. The Appraiser stated the condition of the Subject Property was lowered to a 2 Fair condition. The Appraiser stated if the condition was lowered any further, the Subject Property would be "basically unlivable".
- 20. The Appraiser provided comparable properties that support the current assessment.
- 21. The Taxpayer has not produced competent evidence that the County Board failed to faithfully perform its duties and to act on sufficient competent evidence to justify its actions.
- 22. The Taxpayer has not 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 affirmed.

#### 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 2022 is affirmed.
- 2. The taxable value of the Subject Property for tax year 2022 is:

| Land         | \$35,000 |
|--------------|----------|
| Improvements | \$61,000 |
| Total        | \$96,000 |

- 3. This Decision and Order, if no further action is taken, shall be certified to the Lancaster County Treasurer and the Lancaster 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 2022.
- 7. This Decision and Order is effective on February 9, 2024.

Signed and Sealed: February 9, 2024



James D. Kuhn, Commissioner