

In the matter of the rebate of  
taxes levied upon the South  $\frac{1}{2}$  of

Sec. 6, T. 12, R. 20.

Now come William C. Roberts <sup>and</sup> Mary L.  
Roberts by their attorney Orren A. Bassett, <sup>and</sup> present their petition for the  
cancellation of the taxes assessed <sup>and</sup> levied upon the tract of land  
described as the South Half of Section six in Township twelve of Range  
Twenty in Douglas County, for the years 1866 <sup>and</sup> 1867, said taxes having  
been levied upon said land by parcels as follows, and including penalties  
<sup>and</sup> charges for the sums following to wit:

The South East quarter of said section for the year 1866.	\$ 46.20
The South East quarter of said section for the year 1867.	38.60
The South West quarter of said section for the year 1866.	50.19
The South West quarter of said section for the year 1867.	96.30

Upon consideration whereof the Board of County Commissioners  
having heard the evidence <sup>and</sup> being fully advised in the premises do  
find that the tract of land aforesaid <sup>and</sup> every parcel thereof was not  
subject to taxation for the years 1866 <sup>and</sup> 1867, <sup>and</sup> it is therefore ordered  
by the said Board of County Commissioners that the taxes assessed  
as aforesaid against the said tract of land <sup>and</sup> levied upon the  
several parcels thereof be cancelled upon the records of said County  
of Douglas opposite the several descriptions of said several parcels  
upon the tax rolls of said County for the years 1866 <sup>and</sup> 1867.

And the said petition coming on further to be heard on  
the application of the said William C. Roberts <sup>and</sup> Mary L. Roberts for an  
order upon the County Treasurer of Douglas County directing him  
to accept from them in full payment for the taxes assessed  
and levied upon the several parcels of said tract of land for the  
year 1867, including all penalties, costs <sup>and</sup> charges the sum following  
to wit:

On the South East quarter of said section \$ 122.57

On the South West quarter of said section \$ 127.10

Upon consideration whereof the said Board of County Commissioners  
having heard the evidence <sup>and</sup> being fully advised in the  
premises do find that there has been no lawful sale of said tract  
of land or of any parcel thereof for default in the payment  
of the taxes assessed against the same <sup>and</sup> levied upon the several  
parcels thereof for the year 1869 or any previous year. And it is  
therefore ordered by said Board of Co. Comrs. that the County Treasurer of  
said County shall receive from the petitioners aforesaid in full payment  
for the taxes assessed against said tract of land <sup>and</sup> levied upon the  
several parcels thereof as follows: the following sums of money to wit:  
For the South East  $\frac{1}{4}$  of said sec. \$ 122.57 for the South West  $\frac{1}{4}$  of said sec. \$ 127.10.

Board adjourned to meet April 19<sup>th</sup> 1880, at 9 o'clock A. M.

Attest. W. Stevens  
County Clerk.

John D. Kinney Chairman