

Stanton County Board Agendas – Tuesday, January 20, 2026

(Jan 16, 2026 at 4:30 PM)

NOTICE: Any agenda item may be moved down at any time at the discretion of the Chairman of the Board.

Stanton County Board of Equalization Agenda
Tuesday, January 20, 2026, at 8:00 AM

Minutes:

- January 8, 2026

Agenda Items: (times approximate)

- 8:00 AM –
- Correspondence, Misc:
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- Correction Sheets / Clerical Error Listing / Over Under Omitted Value (if any)
- Notice of Rejection of Homestead Exemption (Form 458R) (if any)
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Adjournment: the County Board of Equalization reserve the right to adjourn into closed session as per §84-1410 of the Nebraska Revised Statutes

Stanton County Commissioner’s Agenda
Tuesday, January 20, 2026, at 8:15 AM

Pledge of Allegiance to the flag of the United States of America:

Minutes:

- January 8, 2026

Claims and Payroll:

- Accounts Payable
- Payroll

Reports:

- Co Clerk fees; Documentary Stamp Tax, co shr; Clerk District Court fees; Passport Fees; Co Treasurer receipts;

Agenda Items: (times approximate)

- 8:15 AM –
- Correspondence, Misc: LENRD – community forestry incentive program; NNSWC – Landfill Site Observation Jan 15, 2026;
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- 8:30 AM –
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- Sandy Zoubek, Co Treas – semi-annual report (July 1, 2025 – December 31, 2025 (resolution)
- Discuss and draft letter in reference to the Police Contract expiring 12-31-2026
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- Discuss county dog concerns
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- 9:30 AM – Kylee – Planning/Zoning – [no items]
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- Brine discussion (Huttmann)
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- 10: 30 AM – Mark Mainelli – highway consultant update
 - Discuss letting date for bridge repair project
 - Discuss signage on Old Hwy 8 (machinery crossing)
 - Discuss Road Haul Agreement (Sholes) and Certificate of Liability
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- Discuss overtime pay, safety, etc
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- 11:00 AM – Mike Frohberg –
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Adjournment: the County Board of Commissioners reserve the right to adjourn into closed session as per §84-1410 of the Nebraska Revised Statutes

§84-1410. “Any public body may hold a closed session by the affirmative vote of a majority of its voting members if a closed session is clearly necessary for the protection of the public interest or for the prevention of needless injury to the reputation of an individual and if such individual has not requested a public meeting.”