STATE OF NEW YORK STATE TAX COMMISSION

In the Matter of the Petition

of

ANTHONY RAIMONE

AFFIDAVIT OF MAILING

For XX Redeversion xx 			
a Revision XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	axionxor a	Refund	
of Cigarette			:
Taxes under Article 🕱)	20	of the	
Tax Law Konx x how X cax (S) X COX X C X K K K K K K K K K K K K K K K K			:

State of New York County of Albany

Marsina Donnini , being duly sworn, deposes and says that she is an employee of the Department of Taxation and Finance, over 18 years of age, and that on the 30thday of June , 1977, she served the within Notice of Determination by (created durated) mail upon Anthony Raimone

:

:

(xepressources) the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows: Mr. Anthony Raimone

Mr. Anthony Raimone P.O. Box 83 Hurleyville, New York 12747

and by depositing same enclosed in a postpaid properly addressed wrapper in a (post office or official depository) under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the **prepresentative REXTRE**) petitioner herein and that the address set forth on said wrapper is the last known address of the (**PEPTHSENTXEVEX.DEX.Der**) petitioner.

Sworn to before me this

. 1977.

30th day of June

and mach

TA-3 (2/76)



STATE OF NEW YORK DEPARTMENT OF TAXATION AND FINANCE

STATE TAX COMMISSION

TAX APPEALS BUREAU STATE CAMPUS ALBANY, N.Y. 12227

June 30, 1977

ADDRESS YOUR REPLY TO

TELEPHONE: (518) 457-1723

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Mr. Anthony Raimone P.O. Box 83 Hurleyville, New York 12747

Dear Mr. Raimone:

Please take notice of the **DETERMINATION** of the State Tax Commission enclosed herewith.

Please take further notice that pursuant to Section(m) 478 of the Tax Law, any proceeding in court to review an adverse decision must be commenced within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision or concerning any other matter relative hereto may be addressed to the undersigned. They will be referred to the proper party for reply.

irs.

Enc.

cc:

Paul B. Coburn Supervising Tax Hearing Officer

Taxing Bureau's Representative:

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STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Application	:	`
of	:	
ANTHONY RAIMONE	•	DETERMINATION
for Revision or Refund of Cigarette Taxes Under Article 20 of the Tax Law.	:	

The applicant, Anthony Raimone, of P.O. Box 83, Hurleyville, New York, filed an application for revision or refund of cigarette taxes under Article 20 of the Tax Law. (File No. 14563).

A formal hearing was held at the offices of the State Tax Commission, Two World Trade Center, New York, New York, before Julius E. Braun, Hearing Officer on February 16, 1977 at 2:45 P.M. The applicant appeared <u>pro_se</u>. The Miscellaneous Tax Bureau appeared by Peter Crotty, Esq., (Alexander Weiss, Esq., of counsel).

ISSUE

Whether the penalty imposed upon the applicant for unlawful possession of unstamped cigarettes was proper.

FINDINGS OF FACT

 The applicant, Anthony Raimone, was never granted a wholesale dealer's license to sell cigarettes. 2. On November 27, 1974, the Miscellaneous Tax Bureau issued penalty assessment against the applicant for unlawful possession on October 21, 1974 of unstamped cigarettes, imposing a penalty of \$3.00 per carton on 443 cartons of unstamped cigarettes subject to penalty in the amount of \$1,329.00.

3. On October 21, 1974, on a public street in the City of New York, the applicant, Anthony Raimone, did unlawfully have in his possession, in his van, and under his control 453 cartons of cigarettes which were unstamped in violation of section 472 of the Tax Law.

4. The applicant was convicted in Criminal Court for unlawful possession of unstamped cigarettes.

CONCLUSIONS OF LAW

A. That on October 21, 1974, the applicant, Anthony Raimone, did unlawfully have in his possession 453 cartons of unstamped cigarettes in violation of Article 20 of the Tax Law.

B. That the penalty imposed pursuant to section 481 of the Tax Law was reasonable and proper.

C. That the application for revision of the penalty be and the same is hereby denied.

DATED: Albany, New York June 30, 1977

COMMISSIONER

COMMISSIONER

- 2 -