In the Matter of the Petition

of

Angela Donlon

AFFIDAVIT OF MAILING

:

for Redetermination of a Deficiency or a Revision of a Determination or a Refund of Gift Tax under Article 26-A of the Tax Law

State of New York County of Albany

for the Year 1972.

Jay Vredenburg, being duly sworn, deposes and says that he is an employee of the Department of Taxation and Finance, over 18 years of age, and that on the 23rd day of May, 1980, he served the within notice of Decision by certified mail upon Angela Donlon, the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Angela Donlon 84-21 61st Rd.

Rego Park, NY 11379

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 petitioner herein and that the address set forth on said wrapper is the last known address of the petitioner.

Sworn to before me this 23rd day of May, 1980.

Joanne Knapp

STATE OF NEW YORK STATE TAX COMMISSION ALBANY, NEW YORK 12227

May 23, 1980

Angela Donlon 84-21 61st Rd. Rego Park, NY 11379

Dear Ms. Donlon:

Please take notice of the Decision of the State Tax Commission enclosed herewith.

You have now exhausted your right of review at the administrative level. Pursuant to section(s) 1007(b) of the Tax Law, any proceeding in court to review an adverse decision by the State Tax Commission can only be instituted under Article 78 of the Civil Practice Laws and Rules, and must be commenced in the Supreme Court of the State of New York, Albany County, within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to:

NYS Dept. Taxation and Finance Deputy Commissioner and Counsel Albany, New York 12227 Phone # (518) 457-6240

Very truly yours,

STATE TAX COMMISSION

cc: Petitioner's Representative

Taxing Bureau's Representative

STATE TAX COMMISSION

In the Matter of the Petition

of

ANGELA DONLON

DECISION

for Redetermination of a Deficiency or for Refund of Gift Tax under Article 26A of the Tax Law for the Year 1972.

Petitioner, Angela Donlon, 84-21 61st Road, Rego Park, Queens, New York 11379, filed a petition for redetermination of a deficiency or for refund of gift tax under Article 26A of the Tax Law for the year 1972 (File No. 15199).

A formal hearing was held before Julius E. Braun, Hearing Officer, at the offices of the State Tax Commission, Two World Trade Center, New York, New York, on January 19, 1978 at 2:45 P.M. Petitioner appeared <u>pro se</u>. The Audit Division appeared by Peter Crotty, Esq. (Alexander Weiss, Esq. of counsel).

ISSUE

Whether the transfer of real property by petitioner by deed to her brother and sister-in-law was a gift and, thus, subject to the imposition of gift tax.

FINDINGS OF FACT

1. On February 9, 1976, the Miscellaneous Tax Bureau issued a Statement of Audit Changes against petitioner, Angela Donlon. The Bureau asserted that on notification by the Internal Revenue Service of the filing of a Federal gift tax return by petitioner and on the basis of petitioner's failure to reply to the State's inquiry, an estimated assessment was made by the Miscellaneous Tax Bureau on information available. Accordingly, on April 30, 1976 a Notice of Deficiency was issued against Angela Donlon in the amount of \$2,000.00, plus penalty and interest of \$930.02, for a total of \$2,930.02.

2. On July 10, 1972, Angela Donlon and her sister Josephine Cook, as tenants in common, granted property at 63 Charles Street, New York, New York to their brother, Frank Lamanna, and his wife, Louise Lamanna. They received no money for the transfer. This property had been devised to them pursuant to the will of another sister, Victoria Lamanna, just prior to the transfer to Frank Lamanna, and his wife.

The computations of the Real Property Transfer Tax Return for the City of New York indicated that Frank Lamanna owned a mortgage covering the premises in the amount of \$36,228.48. No transfer tax was required and none was paid under the exemption that the conveyance was without consideration.

- 3. An appraisal of the property made for the Estate of Victoria Lamanna dated July 31, 1972, opinioned that the market value was \$72,000.00. An improvement as of April 21, 1972 was made on the property. The assessed valuation of the property for the year ending June, 1972 was \$40,000.00.
- 4. Petitioner, Angela Donlon, cooperated with the Miscellaneous Tax Bureau and was advised by an attorney who died prior to the hearing.

CONCLUSIONS OF LAW

- A. That Section 1001 of the Tax Law imposes a tax on the transfer of property by gift by any individual.
- B. That Section 1009 of the Tax Law provides that if the gift is made in property, the value at the date of the gift shall be considered the amount of the gift.
- C. That Section 1009 of the Tax Law also provides for an exclusion from gifts in the amount of \$3,000.00 for the calendar year for each donee.
- D. That the value of the property given by petitioner, Angela Donlon and her sister, Josephine Cook as per estate appraisal was \$70,000.00, minus the amount of the lien of \$36,228.48. Therefore, the value in July, 1972 of the

gift to their brother and sister-in-law was \$33,771.52.

- E. That since petitioner, Angela Donlon, was a tenant in common of the property, only one-half the value of the property, or \$16,885.76, may be deemed a gift from her to Frank Lamanna and Louise Lamanna.
- F. That petitioner, Angela Donlon, as donor is entitled to an exclusion of \$3,000.00 for each donee, or a \$3,000.00 exclusion for Frank Lamanna and \$3,000.00 for Louise Lamanna.
- G. That the penalties and interest, in excess of minimum statutory rate, are cancelled.
- H. That the petition of Angela Donlon is granted to the extent that the value of the gift is reduced to \$16,885.76 less \$6,000.00 in exclusions for total taxable gifts of \$10,885.76. The Audit Division is hereby directed to recompute the tax based on said sum, plus interest at the minimum statutory rate.

DATED: Albany, New York

MAY 23 1980

STATE TAX COMMISSION

COMMISSIONER

COMMISSIONER