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Fargnole, anna Thomas

STATE OF HEW YORK

STATE TAX COMMISSION

IN THE MATTER OF THE PETITION

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LOUIS & ANNA PARONCLY

POR REDETERMINATION OF DEPICIENCY OR REPUMD OF PERSONAL INCOME TAX UNDER ARTICLE 22 OF THE TAX LAW FOR THE YEAR 1966 Unincer Bus One Seterminations A-Z Jargra Co Brothers (mine 21/67)

The tempayors having filed a potition for redetermination of deficiency or for refund of personal income tax under Article 22 of the Tax Law for the year 1960 (File No. 1-302-1356) and a hearing having been held at the office of the State Tax Commission at 184 Court Street, Ringhambon, New York on October 7, 1966 before Vincent P. Holinsanz, Rearing Officer, of the Department of Taxation and Finance, and the record having been duly examined and considered,

The State Tex Commission hereby finds:

- (1) That the temperor filed a New York State resident Income tax return for the year 1960 a ad the ensure shown to be due thereon was paid.
- (2) That the Commissioner of Internal Revenue on May 26, 1964 changed the amount of the income of the taxpayers for the year 1960 which resulted in an increase of taxable personal income for the said year.
- (3) That the taxpayers on June 24, 1964 filed with the Department of Taxation and Pinance form IT-115 (Notice of Change in Not Income by United States Treasury Department pursuant to Section 367 of the Tax Law) showing additional income resulting from Pederal audit in the amount of \$21,605.18 for the year 1960; that the taxpayers computed on the form IT-115

the amount of the additional personal income tax due in the sux of \$1,529.73 for the year 1960 and that the taxpayers falled and refused to pay the additional personal income tax due as perpeted by them on the said form, IT-215, on the ground that no assessment could be made more than three years after the return was made (Tax Low See, 37)(1)).

(h) That on March 15, 1965 the State Tax Commission issued a determination of deficiency of personal income tax for the year 1960 in the amount of \$1,662.49 based upon Federal audit as reported by the texpayers on form IT-115.

Based upon the foregoing findings and all of the evidence presented herein, the State Tax Countesian hereby

DET HATERS

That the determination of the deficiency made by the State
Tax Commission (File No. 1-302-1356) for the year 1960 was
timely made in accordance with subdivision & of section 373 of
the Tax Law and paragraph (d) of Article 572(a) of the Personal
Income Tax Regulations; that, accordingly, the accordant is
correct; that eaid assessment does not include any tax or other
charge which could not have been lawfully demanded and that
the petition filed in respect therete be and the same hereby
is denied.

DATED: Albany, New York on this 3rd day of March , 1967.

## STATE TAX COMPLISSION

/s/	JOSEPH H. MURPHY
/s/	JAMES R. MACDUFF
/s/	WALTER MACLYN CONLON