

STATE OF NEW YORK
STATE TAX COMMISSION

In the Matter of the Petition

of

FRANK DI BLASE and
CARMELA DI BLASE

AFFIDAVIT OF MAILING
OF NOTICE OF DECISION
BY (CERTIFIED) MAIL

For a Redetermination of a Deficiency or
a Refund of Personal Income
Taxes under Article (x) 22 of the
Tax Law for the Year(s) 1966 through
1971.

State of New York
County of Albany

Donna Scranton, 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 11th day of June, 1976, she served the within Notice of Decision (~~xx~~ ~~XXXXXXXXXXXX~~) by (certified) mail upon Frank Di Blase and Carmela Di Blase (~~representative of~~ ~~XXXXXXXXXXXX~~) the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows: Frank and Carmela DiBlase
930 Siems Court
No. Bellmore, New York
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 Post Office Department within the State of New York.

That deponent further says that the said addressee is the (~~representative of~~ ~~XXXXXXXXXXXX~~) petitioner herein and that the address set forth on said wrapper is the last known address of the (~~representative of~~ ~~XXXXXXXXXXXX~~) petitioner.

Sworn to before me this

11th day of June, 1976

Donna Scranton

Janet Mack



STATE OF NEW YORK
DEPARTMENT OF TAXATION AND FINANCE

TAX APPEALS BUREAU

STATE CAMPUS
ALBANY, N.Y. 12227

STATE TAX COMMISSION

ADDRESS YOUR REPLY TO

DATED: Albany, N.Y.
June 11, 1976

TELEPHONE: (518) **457-3850**

Frank and Carmela DiBlase
930 Siema Court
No. Bellmore, New York

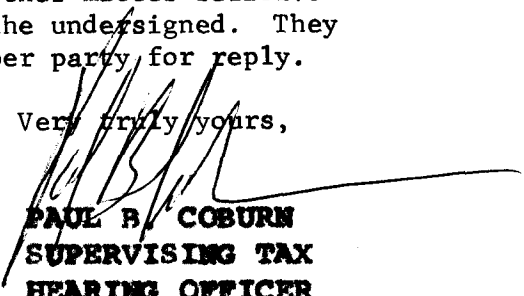
Dear Mr. and Mrs. DiBlase:

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

Please take further notice that pursuant to
Section ~~ax~~ **690** of the Tax Law, any
proceeding in court to review an adverse deci-
sion 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.

Very truly yours,


PAUL B. COBURN
SUPERVISING TAX
HEARING OFFICER

Enc.

cc: ~~Petitioner's Representative:~~

Taxing Bureau's Representative:

STATE OF NEW YORK
STATE TAX COMMISSION

In the Matter of the Petition

of

FRANK DI BLASE and CARMELA DI BLASE

DEFAULT ORDER

for Redetermination of Deficiency or for Refund of
Personal Income
Taxes under Article(s) 22 of the Tax Law for the
Year(s) 1966 through 1971.

Petitioner(s) Frank DiBlase and Carmela DiBlase, 930 Siems Court, No.
Bellmore, New York filed a petition for redetermination of deficiency
or for refund of Personal Income taxes under Article(s)
22 of the Tax Law for the year(s) 1966 thru 1971. File No.(s)1-89989576

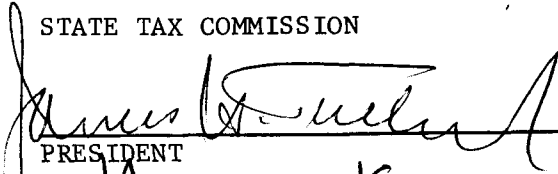
A Formal Hearing on the petition was scheduled before
Edward L. Johnson, Hearing Officer, at the offices of the State
Tax Commission, Two World Trade Center, New York, New York,
on April 1, 1976 at 1:15 p.m. Notice of said Formal
Hearing was given to petitioner(s) ~~and petitioner(s)-representative,~~
. Petitioner(s) ~~or petitioner(s)-representative~~ did
not appear at the Formal Hearing. A default has been duly noted.

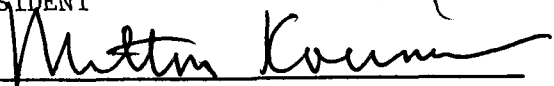
Now on motion of the attorney for the Department of Taxation and Finance,
it is

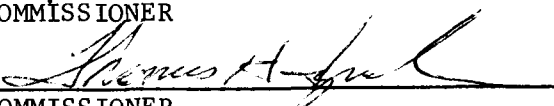
ORDERED that the petition of Frank DiBlase and Carmela DiBlase
be and the same is hereby denied.

DATED: Albany, New York
June 11, 1976

STATE TAX COMMISSION


PRESIDENT


COMMISSIONER


COMMISSIONER