In the Matter of the Petition

of

PHILIP HIRSCH

AFFIDAVIT OF MAILING

For a Redetermination of a Deficiency or : a Revision of a Determination or a Refund Unincorporated Business Taxes under Article(x) of the 23 1963 through 1970.

State of New York County of Albany

Bruce Batchelor , being duly sworn, deposes and says that Xthe is an employee of the Department of Taxation and Finance, over 18 years of age, and that on the 28th day of February, 1977, whe served the within

Notice of Decision

by (certified) mail upon Abraham H. Spilky, Esq.

(representative of) the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Abraham H. Spilky, Esq.

150 Broadway

New York, New York 10038

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

Sworn to before me this

28th day of February . 1977. Bruce Bertchelor

In the Matter of the Petition

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PHILIP HIRSCH

AFFIDAVIT OF MAILING

For a Redetermination of a Deficiency or a Revision of a Determination or a Refund of Unincorporated Business
Taxes under Article(x) 23 of the Tax Law for the Year(s) OXXXXXIVA(x) 1963 through 1970.

State of New York County of Albany

Bruce Batchelor , being duly sworn, deposes and says that whe is an employee of the Department of Taxation and Finance, over 18 years of age, and that on the 28th day of February , 1977, whe served the within Notice of Decision by (certified) mail upon Philip Hirsch

(REPRESENTATIVE XXX) the petitioner in the within proceeding,
by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed
as follows:

Mr. Philip Hirsch
167 Beach 140th Street
Belle Harbor, 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 Postal Service within the State of New York.

Sworn to before me this

28th day of February , 1977.

gret mik

Bruce Britzelle



STATE OF NEW YORK - DEPARTMENT OF TAXATION AND FINANCE

TAX APPEALS BUREAU

STATE CAMPUS ALBANY, N.Y. 12227

ADDRESS YOUR REPLY TO

February 28, 1977

TELEPHONE: (518) 457-1723

Mr. Philip Hirsch 167 Beach 140th Street Belle Harbor, New York

Dear Mr. Hirsch:

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

Please take further notice that pursuant to Section(*) 722 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.

Enc.

Paul B. Coburn Supervising Tax Hearing Officer

urs,

cc: Petitioner's Representative:

Taxing Bureau's Representative:

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition

of

PHILIP HIRSCH

for Redetermination of a Deficiency or for Refund of Unincorporated Business Taxes under Article 23 of the Tax Law for the Years 1963 through 1970.

DECISION

Petitioner, Philip Hirsch, residing at 167 Beach 140th Street, Belle Harbor, New York, filed a petition for redetermination of a deficiency or for refund of unincorporated business taxes under Article 23 of the Tax Law for the years 1963 through 1970.

(File No. 00460).

A formal hearing was held before Edward L. Johnson, Hearing Officer, at the offices of the State Tax Commission, Two World Trade Center, New York, New York, on April 28, 1976, at 1:15 P.M. The petitioner appeared by Abraham H. Spilky, Esq. The Income Tax Bureau appeared by Peter Crotty, Esq., (Alexander Weiss, Esq., of counsel).

ISSUES

- 1. Whether the activities of petitioner, Philip Hirsch, in managing mortgages and real property for wholly owned corporations, constituted the carrying on of an unincorporated business.
- II. Whether the services of petitioner, Philip Hirsch, in managing two garages owned by corporations of which he was the

sole stockholder and officer, were exempt from unincorporated business taxes as wages under section 703(b) of the Tax Law.

FINDINGS OF FACT

- 1. Petitioner, Philip Hirsch, and his wife, filed joint New York State income tax resident returns for the years 1963 through 1970. He did not file unincorporated business tax returns for those years.
- 2. On November 26, 1973, the Income Tax Bureau issued a Notice of Deficiency and Statement of Audit Changes against petitioner, Philip Hirsch detailing unincorporated business taxes due on the income reported by petitioner, Philip Hirsch, as wages, and on the income received by him from his management activities as an officer of his wholly owned corporations. The statement of Audit Changes stated that based on the decision of the State Tax Commission dated January 25, 1971, for the tax years 1961 and 1962, the business activities reported by petitioner were held to constitute the carrying on of an unincorporated business. The deficiency was itemized as follows:

Year	Deficiency	<u>Interest</u>	<u>Total</u>
1963 1964 1965 1966	\$ 460.00 387.20 406.40 304.00	\$ 265.33 200.10 185.64 120.63	\$725.33 587.30 592.04 424.63
	\$1,557.60	\$ 771.70	\$2,329.30

<u>Year</u>	<u>Deficiency</u>	<u>Interest</u>	<u>Total</u>
1967 1968 1969 1970	\$ 132.80 211.33 495.00 211.20	\$ 44.73 58.50 107.32 33.12	\$ 177.53 269.83 602.32 244.32
	\$1,050.33	\$ 243.67	\$1,294.00

3. Salary income reported by petitioner, Philip Hirsch, was held to be subject to unincorporated business tax, except for the salary paid to petitioner by Cobal Garage, Inc. The Income Tax Bureau redetermined total business income for the respective years by adding petitioner's reported salary income as follows:

	1963	<u>1964</u>	1965	1966
Reported Business Income Salary Income	\$15,675.00 5,200.00	\$18,600.00	\$18,950.00	\$11,000. 5,000.
Revised Business Income	\$20,875.00	\$18,600.00	\$18,950.00	\$16,000.
	<u>1967</u>	1968	<u>1969</u>	1970
Reported Business Income Salary Income	\$5,700.00 6,000.00	\$ 6,803.00 4,500.00	\$ 9,750.00 8,000.00	\$ 6,300. 5,000.
	\$11,700.00	\$11,303.00	\$17,750.00	\$11,300.

For each of the years in question, a deduction for contributions was made in order to arrive at a basis for computing the permissable 20% allowance for taxpayer services and subtraction of the \$5,000.00 maximum statutory exemption. The taxable business income thus obtained was used as a basis upon which the unincorporated business tax was assessed, as shown on the Statements of Audit Changes.

4. During the entire period 1963 through 1970, petitioner, Philip Hirsch, was a licensed real estate broker. He maintained an office at 1841 Broadway, New York City. He had a business telephone and was

listed in the yellow pages of the telephone directory as a real estate broker. However, petitioner, Philip Hirsch, did not hold himself out to the general public as a dealer in real estate or mortgages.

- 5. Petitioner, Philip Hirsch, engaged in the operation of real estate, its management, the supervision of repairs and maintenance, the finance of mortgages and anything concerned with servicing mortgages. During the years 1963 through 1970, petitioner, Philip Hirsch, did not buy or sell any real property for his own account, or for any of the corporations of which he was the sole stockholder and officer.
- 6. Petitioner, Philip Hirsch, was the sole officer and stock-holder of the following corporations, all of which had their sole offices in his office at 1841 Broadway, New York, New York. They were Convam Garage Corp., Cobal Garage, Inc., 418 Trading Corporation, Carlin Trading Corporation, Mirabel Estates, Inc. and Carbel Trading Corporation.
- 7. Convam Garage Corp. owned and operated a two-story garage. Petitioner, Philip Hirsch, actively managed that garage. He received a salary in each of the years 1966 through 1970, ranging from \$2,500.00 in 1966 to \$5,000.00 in 1970. Withholding tax statements for 1968 and 1970 showed that no income tax was withheld by Convam Garage Corp. Petitioner, Philip Hirsch, Could not state whether social security taxes had been withheld. His then accountant had died and records were alledgedly unavailable.

- 8. Cobal Garage, Inc., whose sole stockholder was petitioner, Philip Hirsch, owned and operated a garage in New York City, an office building in Corpus Christi, Texas, and a commercial taxpayer building in the latter city. Petitioner, Philip Hirsch, managed the New York City garage directly, and the Corpus Christi property through an agent. He placed fire and liability insurance on the garage, paid interest and amortization on its mortgage, negotiated leases and renewals, and saw to it that structural and sidewalk repairs were made. Cobal Garage, Inc. paid petitioner a "salary" in 1963, 1966, 1967, 1968 and 1970 and gave him a withholding tax statement in 1968 and 1970. No income taxes were withheld.
- 9. For each of the other corporations, petitioner, Philip Hirsch, invested in second and third mortgages. He made the demands for mortgage payments, made collections, retained attorneys when foreclosures became necessary, and performed other duties required to manage the mortgages owned by the several corporations. In all cases, as president and sole stockholder, petitioner, Philip Hirsch, decided what his compensation was to be for managing the mortgages owned by the respective corporations.
- 10. Petitioner, Philip Hirsch, personally held a mortgage on 2-4 St. Nicholas Terrace, New York, New York. No income was reported as derived from that investment.
- 11. The only records produced by petitioner, Philip Hirsch, were notices sent to mortgage debtors and notations of payments received, as well as checkbook stubs.

CONCLUSIONS OF LAW

A. That the sums received by petitioner, Philip Hirsch, from Cobal Garage, Inc. and Convam Garage Corp., as detailed below, constituted wages as an employee exempt from the imposition of unincorporated business tax in accordance with the intent and meaning of section 703(b) of the Tax Law, and not receipts from his regular business of real estate brokerage and management.

Year	<u>Cobal</u>	Convam	<u>Total</u>
1963 1966 1967 1968 1969 1970	\$5,200.00 2,500.00 2,500.00 3,500.00 4,000.00 4,000.00	\$2,500.00 3,500.00 4,500.00 4,000.00 5,000.00	\$5,200.00 5,000.00 6,000.00 8,000.00 8,000.00

- B. That the sums received from the wholly owned corporations, namely, 418 Trading Corp., Carlin Trading Corp., Carbel Trading Corp., and Mirabel Estates, Inc., heretofore denominated "commissions" by petitioner, Philip Hirsch, and later claimed to be wages as an employee of the several named corporations, were receipts from petitioner's usual business of real estate and mortgage management. These receipts were not received by petitioner, Philip Hirsch, as an owner, lessee or fiduciary of real estate in accordance with the meaning and intent of section 703(e) of the Tax Law, as he was not the owner, lessee or fiduciary of the corporate properties.
- C. That the petition of Philip Hirsch, for redetermination of the unincorporated business tax under Article 23 of the Tax Law is granted to the extent of allowing as exemption from the unincorporated business tax the amounts delineated as wages in "A" above.

The Income Tax Bureau is directed to recompute the unincorporated business tax due for each of the years 1963 through 1970 and to issue a revised Notice of Deficiency. No penalty shall be assessed, but legal interest shall be charged until the tax is fully paid.

DATED: Albany, New York

February 28, 1977

STATE TAX COMMISSION

PRESIDENT

COMMISSIONER

COMMISSIONED