STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition

οf

Mahmoud H. & Zahiah Farraj

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision of a Determination or Refund of NYS, UBT & NYC Personal Income Tax under Article 22, 23 & 30 of the Tax Law for the Years 1980-1981.

State of New York:

ss.:

County of Albany:

David Parchuck, being duly sworn, deposes and says that he is an employee of the State Tax Commission, that he is over 18 years of age, and that on the 10th day of January, 1986, he served the within notice of by certified mail upon Mahmoud H. & Zahiah Farraj, the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Mahmoud H. & Zahiah Farraj 506 6 Avenue Brooklyn, NY 11215

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office 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.

Daniel Carolinale

Sworn to before me this 10th day of January, 1986.

Authorized to administer oaths pursuant to Tax Law section 174

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition

of

Mahmoud H. & Zahiah Farraj

AFFIDAVIT OF MAILING

:

David Parchuck

for Redetermination of a Deficiency or Revision of a Determination or Refund of NYS, UBT & NYC Personal Income Tax under Article 22, 23 & 30 of : the Tax Law for the Years 1980-1981.

State of New York:

ss.:

County of Albany :

David Parchuck, being duly sworn, deposes and says that he is an employee of the State Tax Commission, that he is over 18 years of age, and that on the 10th day of January, 1986, he served the within notice of by certified mail upon Marvin Smith, the representative of the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Marvin Smith 2204 Avenue U Brooklyn, NY 11229

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office 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 10th day of January, 1986.

Authorized to admiraster oaths pursuant to Tax Law section 174

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

January 10, 1986

Mahmoud H. & Zahiah Farraj 506 6 Avenue Brooklyn, NY 11215

Dear Mr. & Mrs. Farraj:

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) 690, 722 & 1312 of the Tax Law, a proceeding in court to review an adverse decision by the State Tax Commission may be instituted only under Article 78 of the Civil Practice Law 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 Law Bureau - Litigation Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 457-2070

Very truly yours,

STATE TAX COMMISSION

cc: Petitioner's Representative
Marvin Smith
2204 Avenue U
Brooklyn, NY 11229
Taxing Bureau's Representative

STATE TAX COMMISSION

In the Matter of the Petition

of

MAHMOUD H. FARRAJ and ZAHIAH FARRAJ

DECISION

for Redetermination of a Deficiency or for Refund of New York State Personnal Income and Unincorporated Business Taxes under Articles 22: and 23 of the Tax Law and New York City Personal Income Tax under Chapter 46, Title Tof the Administrative Code of the City of New York for the Years 1980 and 1981.

Petitioners, Mahmoud H. Farraj and Zahiah Farraj, 506 6th Avenue, Brooklyn, New York 11215, filed a petition for redetermination of a deficiency or for refund of New York State personal income and unincorporated business taxes under Articles 22 and 23 of the Tax Law and New York City personal income tax under Chapter 46, Title T of the Administrative Code of the City of New York for the years 1980 and 1981 (File No. 47891).

A hearing was held before Allen Caplowaith, Hearing Officer at the offices of the State Tax Commission, Two World Trade Center, New York, New York, on August 22, 1985 at 9:30 A.M. Petitioner appeared by Marvin Smith and Michael Smith. The Audit Division appeared by John P. Dugan, Esq. (Angelo Scopellito, Esq., of counsel).

ISSUE

Whether adjustments attributing additional unreported income to petitioners for the years 1980 and 1981 were proper.

FINDINGS OF FACT

1. Mahmoud H. Farraj and Zahiah Farraj filed a New York State Income Tax Resident Return (with City of New York Personal Income Tax) for each of the years 1980 and 1981 under filing status "married filing separately on one return". On each return, Mahmoud H. Farraj (hereinafter "petitioner") reported his occupation as "grocer". Mrs. Farraj reported her occupation as "H/W", (which is assumed to designate housewife). Petitioner filed a New York State Unincorporated Business Tax Return for 1980. For taxable year 1981 he did not file an unincorporated business tax return.

2. On July 16, 1983, the Audit Division issued a Statement of Personal Income Tax Audit Changes to petitioner wherein the following adjustments were made:

EXPLANATION	1980	1981
Additional Income Required per Audit	\$ 8,210.00	\$4,437.00
Unreported Interest Income	5,142.00	
Additional Personal Exemption Not Reported		(\$750.00)
NET ADJUSTMENT	\$13,352.00	\$3,687.00

- 3. On July 16, 1983, the Audit Division also issued a Statement of Unincorporated Business Tax Audit Changes to petitioner for the year 1980 wherein an adjustment was made increasing petitioner's reported taxable business income by the \$8,210.00 adjustment for additional income required.
- 4. On October 5, 1983, the Audit Division issued two (2) notices of deficiency. Although the adjustments resulting in such deficiencies were attributed solely to petitioner, said deficiencies were issued against both him and his wife. One notice asserted additional New York State and New York City personal income taxes for 1980 and 1981 of \$2,456.00, a penalty of \$122.80, plus interest of \$652.14, for a total due of \$3,230.94. The other notice asserted additional New York State unincorporated business tax for 1980 of \$316.00, a penalty of \$15.80, plus interest of \$92.39, for a total due of \$424.19. According to the aforementioned statements of audit changes, the penalties were

asserted pursuant to section 685(a)(1) of the Tax Law for failure to file the returns at issue.

- 5. Petitioner conceded the 1980 adjustment for unreported interest income. Accordingly, the only remaining issue is with respect to the adjustments for additional income required.
- 6. The adjustments for additional income required were determined by the cash availability analysis method of income reconstruction as follows:

	1980	1981
Total Sources	\$22,062.84	\$17,368.33
Total Applications	\$21,272.57	\$12,804.85
Source over (under)	\$ 790.27	\$ 4,563.48
Cash Living Expenses	\$ 9,000.00	\$ 9,000.00
Additional Income Required	\$ 8,209.73	\$ 4,436.52

7. The total cash living expenses of \$9,000.00 for each year at issue were estimated by the Audit Division as follows:

Expenditure	Amount
Clothing and Medical Expenses	\$2,500.00
Repairs (home)	1,000.00
Telephone	(\$15.00 per month) 180.00
Laundry-Dry cleaning	(\$5.00 per week) 260.00
Home Furnishings	500.00
Auto expense	1,500.00
Transportation	500.00
Recreation - Entertainment	500.00
Education	1,000.00
Magazines, papers, books	100.00
Insurance	960.00
TOTAL ESTIMATED CASH LIVING EXPENSES	\$9,000.00

8. During the year 1980 petitioner's family consisted of himself, his wife and six (6) children, ranging from four (4) to thirteen (13) years of age. In the latter part of 1981 they had another child.

- 9. In the aforestated cash living expense schedule, the amount estimated for clothing and medical expenses was less than the amount properly attributable to said expenses based on statistical guidelines published by the Bureau of Labor Statistics. The balance of expenses incorporated into said schedule were estimates based on the auditor's experience. Said schedule provided no amount for food since petitioner made withdrawals of food from his business.
- 10. Neither petitioner nor his wife personally appeared for the hearing. Although their representative argued that the estimated cash living expenses were overstated, no documentary evidence was submitted to support such argument. They further argued that petitioner is properly entitled to credit for an additional source of income of \$5,000.00 in 1980 based on a statement dated October 5, 1980, which purports to be from Mrs. Farraj's parents and states as follows:

"I, Neamah Farraj and I, Hassan Farraj living at Beit Hanina Village, Jerusalem Israel do hereby make this statement this 5th of October 1980, that we have given \$5,000.00 (five thousand dollars) to Zahiah Farraj, our daughter living at 506 Sixth Avenue, Brooklyn, NY USA.

This money is given as to invest in secured accounts, and is to be returned upon the death of our daughter Zahiah Farraj"

11. No supporting documentation was submitted to evidence the purported transfer of funds to Mrs. Farraj from her parents.

CONCLUSIONS OF LAW

A. That pursuant to section 689(e) of the Tax Law and section T46-189.0(e) of the Administrative Code of the City of New York, the burden of proof is upon the petitioner in any case before the Tax Commission except in three (3) instances, none of which are applicable herein.

- B. That petitioner has failed to sustain his burden of proof to show that the adjustments made and the deficiency asserted by the Audit Division were erroneous or improper.
- C. That the penalties asserted pursuant to section 685(a)(1) of the Tax

 Law are hereby abated since petitioner has filed returns for the years at issue herein.
- D. That the two (2) notices of deficiency issued October 5, 1983 are cancelled insofar as they apply to Zahiah Farraj (see Finding of Fact "4", supra).
- E. That the petition of Mahmoud H. Farraj and Zahiah Farraj is granted to the extent provided in Conclusions of Law "C" and "D", supra, and except as so granted said petition is, in all other respects, denied.
- F. That the two (2) notices of deficiency issued October 5, 1983 are to be modified so as to be consistent with the decision rendered herein.

DATED: Albany, New York

STATE TAX COMMISSION

JAN 101986

COMMISSIONER

COMMISS YOUER