STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition of Dennis J. & Madeline B. Tierney

for Redetermination of a Deficiency or for : Refund of New York State Personal Income Tax under Article 22 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 1978 and 1979.

State of New York : ss.: County of Albany :

David Parchuck/Janet M. Snay, being duly sworn, deposes and says that he/she is an employee of the State Tax Commission, that he/she is over 18 years of age, and that on the 1st day of July, 1987, he/she served the within notice of Decision by certified mail upon Dennis J. & Madeline B. Tierney the petitioners in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

:

Dennis J. & Madeline B. Tierney 206 Ada Drive Granitville, NY 10314

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.

Sworn to before me this 1st day of July, 1987.

fanet M.

Authorized to administer oaths pursuant to Tax Law section 174

AFFIDAVIT OF MAILING

### SIATE OF NEW YORK

STATE TAX COMMISSION

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State of New York : ss.: County of Albany :

David Parchuck/Janet M. Snay, being duly sworn, deposes and says that he/she is an employee of the State Tax Commission, that he/she is over 18 years of age, and that on the 1st day of July, 1987, he served the within notice of Decision by certified mail upon Louis F. Brush, the representative of the petitioners in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

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Louis F. Brush 101 Front St. Mineola, NY 11501

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 lst day of July, 1987.

anet M.

Authorized to administer oaths

pursuant to Tax Law section 174

AFFIDAVIT OF MAILING

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

July 1, 1987

Dennis J. & Madeline B. Tierney 206 Ada Drive Granitville, NY 10314

Dear Mr. & Mrs. Tierney:

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 & 1312 of the Tax Law and Chapter 46, Title T of the Administrative Code of the City of New York, 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 Audit Evaluation Bureau Assessment Review Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 457-2086

Very truly yours,

STATE TAX COMMISSION

cc: Taxing Bureau's Representative

Petitioner's Representative: Louis F. Brush 101 Front St. Mineola, NY 11501

### STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition : of : DENNIS J. TIERNEY AND MADELINE B. TIERNEY : for Redetermination of a Deficiency or for : Refund of New York State Personal Income Tax under Article 22 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 1978 and 1979.

Petitioners, Dennis J. Tierney and Madeline B. Tierney, 206 Ada Drive, Granitville, New York 10314, filed a petition for redetermination of a deficiency or for refund of New York State personal income tax under Article 22 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 1978 and 1979 (File Nos. 37765 and 44748).

On October 23, 1985, petitioners waived a hearing before the State Tax Commission and submitted the matter for decision based upon the Audit Division file, as well as a brief and additional documents to be submitted by October 8, 1986. After due consideration of the record, the State Tax Commission hereby renders the following decision.

### ISSUES

I. Whether the notices of deficiency were issued without any basis and for the sole purpose of extending the period of limitation on assessment.

II. Whether petitioner Dennis J. Tierney has substantiated that he was engaged in a trade or business during the years at issue.

DECISION

III. Whether petitioner Dennis J. Tierney has substantiated the amount of business expenses claimed as deductions from gross income for the years at issue.

### FINDINGS OF FACT

1. Petitioners, Dennis J. Tierney and Madeline B. Tierney, timely filed a New York State Income Tax Resident Return (with City of New York Personal Income Tax) for each of the years 1978 and 1979 whereon they reported their filing status as married filing separately on one return. On each return Dennis J. Tierney reported his occupation as "Carpentry Contract" and Madeline B. Tierney reported her occupation as "Office Asst."

2. For 1978, petitioner Dennis J. Tierney reported business income of \$13,005.00. A Federal Schedule C attached to the return reported the following income and deductions:

"Schedule C - Income From Business or Profession - Carpentry Contractor Revenues -- \$20,731 Expenses --

Payments to Madeline Tierney (Office Asst.)	\$3,600	
Tools, Blades, etc.	401	
Artic [sic] Gear	237	
Accounting	100	
Safety Shoes & Gloves	210	
Lumber, Supplies	431	
Transportation & Deliveries	1,128	
Outside Helpers	225	
Telephone Allocation (12 x \$15 mo.)	180	
Hand Lotions, etc.	73	
Newspapers, Magazines	155	
Meeting & Promotion Exp.	736	
Dues & Subscriptions	250	
-		7,726
NET INCOME		\$13,005

3. For 1979, petitioner Dennis J. Tierney reported business income of \$12,353.00. A Federal Schedule C attached to the return reported the following income and deductions:

-2-

"Schedule C - Income From Business or Profession - Carpentry Contractor \$21,965 Revenues --Expenses ---\$ 4,800 Payments to Madeline Tierney (Office Asst.) 417 Tools, Blades, etc. 258 Cold Weather Gear 100 Accounting Safety Shoes & Gloves 233 474 Lumber, Supplies 1,443 Transportation & Deliveries (7800 mi @  $18\frac{1}{2}$ ¢) Outside Help 250 Telephone Allocation (\$17 mo. x 12 mos.) 204 Hand Lotions etc. 86 Newspapers, Magazines 162 817 Meeting & Promotion Expenses Dues & Subscriptions 268 Dept. of Consumer Affairs License 100 9,612 NET INCOME 12.353

4. The amounts deducted for "payments to Madeline Tierney (Office Asst.)" for each year at issue were reported by Mrs. Tierney as "other income".

5. Attached to each of petitioners' returns for the years at issue was a Wage and Tax Statement issued to petitioner Dennis J. Tierney by Allied Building & Airport Services, Inc. showing \$20,731.26 for 1978 and \$21,965.93 for 1979 in "Wages, tips, other compensation". The legend "Included in Schedule C", with an arrow pointing to said figure, was stamped on each statement.

6. Petitioner Dennis J. Tierney filed an unincorporated business tax return for each of the years 1978 and 1979. For 1978 he reported a net profit of \$13,005.00 and a subtraction of \$20,731.00, which yielded a net loss and accordingly, no tax liability. A schedule attached to Mr. Tierney's 1978 return characterized the subtraction of \$20,731.00 (which was the amount of his

\* The Schedule C provided no indication of the significance of the asterisk.

-3-

1978 wages) as "Nontaxable Pensions". For 1979 he reported a net profit of \$12,353.00 and a subtraction of \$21,965.00, (the amount of his wages) which yielded a negative net loss and accordingly, no tax liability. A stamped legend "FICA wages included in Schedule C", with an arrow pointing to the subtraction, appears on Mr. Tierney's 1979 unincorporated business tax return.

7. On petitioners' 1978 and 1979 personal income tax returns they reported itemized deductions. However, no miscellaneous deductions were claimed.

8. Petitioners' tax returns were selected for examination along with those of approximately 100 other individuals on the basis that said returns had been prepared by a particular accountant. An investigation had disclosed that said accountant had consistently prepared returns on which an individual with wage or salary income shown on wage and tax statements had reported said income as business receipts on a Federal Schedule C. Department of Taxation and Finance auditors were directed to review the returns and to disallow claimed business expense deductions if the taxpayer appeared to be an employee receiving wage or salary income reported on wage and tax statements. Petitioners' claimed Schedule C deductions were disallowed on that basis.

9. On March 24, 1982, the Audit Division issued a Statement of Audit Changes to petitioners for the year 1978 whereon adjustments were made which were explained as follows:

> "The expenses claimed in Schedule C are not ordinary and necessary in the production of income as an employee. Therefore, they have been disallowed.

Since calculation on a joint basis results in a lower tax, we have recomputed your liability as if a joint return had been filed."

Based on the aforesaid statement, a Notice of Deficiency was issued against petitioners for the year 1978 on April 14, 1982, asserting additional

-4-

New York State and City personal income taxes of \$587.90, plus interest of \$169.59, for a total due of \$757.49.

10. On February 7, 1983, the Audit Division issued a Statement of Audit Changes to petitioners for the year 1979 whereon, as was the case in 1978, the Federal Schedule C deductions were disallowed on the basis that "these expenses are not ordinary and necessary for the production of income as an employee." Accordingly, a Notice of Deficiency was issued against petitioners for the year 1979 on April 8, 1983, asserting additional New York State and City personal income taxes of \$694.71, plus interest of \$230.93, for a total due of \$925.64.

11. Petitioners contend:

(a) That the notices of deficiency were issued on an arbitrary and capricious basis just prior to the expiration of the period of limitations on assessment, thus depriving petitioners of the opportunity to present substantiation for the claimed deductions;

(b) that petitioners are part of a large group of taxpayers who were selected for special scrutiny because their returns had been prepared by the same tax preparer; and

(c) that where petitioners do not have cancelled checks or other receipts for certain expenses, the Department of Taxation and Finance should allow petitioners a reasonable estimate of such expenses.

12. The documentation submitted by petitioner Dennis J. Tierney was insufficient to show that he was engaged in business as a carpentry contractor. Furthermore, no documentation, other than affidavits of Mr. Tierney, was submitted to substantiate the amounts of the deductions claimed on his 1978 and 1979 Federal schedules C.

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### CONCLUSIONS OF LAW

A. That the notices of deficiency were properly issued and were not arbitrary or capricious. The returns were patently erroneous and the Audit Division was justified in disallowing the Schedule C business deductions claimed. The notices of deficiency issued for 1978 and 1979 were each preceded by a Statement of Audit Changes; thus petitioners had an opportunity to file amended returns claiming employee business expenses as adjustments on Federal Form 2106, or as itemized miscellaneous deductions, but did not do so.

B. That the fact that petitioners' returns were selected for examination because of certain practices of their accountant is irrelevant. Petitioners' liability depends solely on the facts adduced herein.

C. That petitioner Dennis J. Tierney has failed to sustain his burden of proof, imposed 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, to show that he was engaged in a trade or business other than as an employee. Thus expenses claimed on Schedule C may not be deducted under section 62(1) of the Internal Revenue Code.

D. That even if petitioner Dennis J. Tierney may have been entitled to deduct certain employee business expenses under sections 62(2) or 63(f) of the Internal Revenue Code if he had filed Form 2106, or had claimed such expenses as miscellaneous deductions, he nevertheless failed to sustain his burden of proof to show that the amounts of the business deductions claimed were accurate.

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E. That the petition of Dennis J. Tierney and Madeline Tierney is denied and the notices of deficiency issued on April 14, 1982 and April 8, 1983 are sustained together with such additional interest as may be lawfully owing. DATED: Albany, New York STATE TAX COMMISSION

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TA~26 (7/85) STATE OF NEW YORK State Tax Commission TAX APPEALS BUREAU W. A. Harriman Campus ALBANY, N.Y. 12227

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Fold at line over top of envelope to the righ 206 Ada Drive \* Granitville, NY 10314 Dennis J. & Madeline B. Tierney 260 99h 209-d of the return address CERTIFIED MAIL

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

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July 1, 1987

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cc: Taxing Bureau's Representative

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DECISION

On October 23, 1985, petitioners waived a hearing before the State Tax Commission and submitted the matter for decision based upon the Audit Division file, as well as a brief and additional documents to be submitted by October 8, 1986. After due consideration of the record, the State Tax Commission hereby renders the following decision.

#### ISSUES

I. Whether the notices of deficiency were issued without any basis and for the sole purpose of extending the period of limitation on assessment.

II. Whether petitioner Dennis J. Tierney has substantiated that he was engaged in a trade or business during the years at issue. III. Whether petitioner Dennis J. Tierney has substantiated the amount of business expenses claimed as deductions from gross income for the years at issue.

### FINDINGS OF FACT

1. Petitioners, Dennis J. Tierney and Madeline B. Tierney, timely filed a New York State Income Tax Resident Return (with City of New York Personal Income Tax) for each of the years 1978 and 1979 whereon they reported their filing status as married filing separately on one return. On each return Dennis J. Tierney reported his occupation as "Carpentry Contract" and Madeline B. Tierney reported her occupation as "Office Asst."

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NET INCOME	

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That the petition of Dennis J. Tierney and Madeline Tierney is denied Ε. and the notices of deficiency issued on April 14, 1982 and April 8, 1983 are sustained together with such additional interest as may be lawfully owing. DATED: Albany, New York STATE TAX COMMISSION

JUL 0 1 1987

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PRESIDENT Fresident R.Kolnig COMMISSIONER COMMISSIQNER

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