#### STATE OF NEW YORK

### STATE TAX COMMISSION

In the Matter of the Petition

of

George & Charlotte Valente

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision: of a Determination or Refund of Personal Income Tax under Article(s) 22 of the Tax Law for the: Years 1980 - 1981.

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 10th day of February, 1987, he/she served the within notice of Decision by certified mail upon George & Charlotte Valente the petitioners in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

George & Charlotte Valente 136 Park Avenue Harrison, NY 10528

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

10th day of February, 1987.

Authorized to administer oaths pursuant to Tax Law section 174

STATE OF NEW YORK

### STATE TAX COMMISSION

In the Matter of the Petition

of

George & Charlotte Valente

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision: of a Determination or Refund of Personal Income Tax under Article(s) 22 of the Tax Law for the : Years 1980 - 1981.

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 10th day of February, 1987, he served the within notice of Decision by certified mail upon Irwin Leisner, the representative of the petitioners in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Irwin Leisner 1420 York Avenue New York, NY 10021

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 February, 1987

Authorized to administer oaths

pursuant to Tax Law section 174

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

February 10, 1987

George & Charlotte Valente 136 Park Avenue Harrison, NY 10528

Dear Mr. & Mrs. Valente:

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 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 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: Irwin Leisner 1420 York Avenue New York, NY 10021 STATE TAX COMMISSION

In the Matter of the Petition

of

GEORGE VALENTE AND CHARLOTTE VALENTE

DECISION

for Redetermination of a Deficiency or for Refund of Personal Income Tax under Article 22 of the Tax Law for the Years 1980 and 1981.

Petitioners, George Valente and Charlotte Valente, 136 Park Avenue, Harrison, New York 10528, filed a petition for redetermination of a deficiency or for refund of personal income tax under Article 22 of the Tax Law for the years 1980 and 1981 (File No. 55169).

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 September 12, 1986 at 9:30 A.M. Petitioners appeared by Irwin Leisner. The Audit Division appeared by John P. Dugan, Esq. (Angelo Scopellito, Esq., of counsel).

#### ISSUE

Whether, as the result of a field audit, adjustments attributing additional personal income to petitioner George Valente, for the years 1980 and 1981, were proper.

## FINDINGS OF FACT

1. Petitioners, George Valente and Charlotte Valente, timely filed joint New York State resident income tax returns for the years 1980 and 1981 whereon the only earned income reported for each year was the wages earned by Mr. Valente as follows:

Employer	1980	1981
Bartval Inc., 1481 Second Avenue New York, New York 10021	\$14,500.00	\$16,800.00
Eastpark Flower Shop Inc., 34 East Parkway Scarsdale, New York 10583	13,230.00	14,512.50
TOTAL	\$27,730.00	\$31,312.50

- 2. On April 10, 1984, the Audit Division issued a Statement of Personal Income Tax Audit Changes to petitioners wherein, as the result of a cash availability audit, adjustments were made attributing additional personal income of \$15,876.00 (1980) and \$11,617.00 (1981) to petitioner George Valente. Said amounts were deemed constructive dividends from Bartval Inc. since Mr. Valente had a proprietary interest in said business. Accordingly, a Notice of Deficiency was issued against petitioners on May 30, 1984 asserting additional personal income tax of \$3,685.00, plus penalty of \$185.00 and interest of \$1,198.43 for a total due of \$5,068.43. Said penalty was asserted for negligence pursuant to section 685(b) of the Tax Law.
- 3. On December 15, 1983, petitioners executed a consent form extending the period of limitation on assessment for 1980 to any time on or before April 15, 1985. Accordingly, the aforesaid Notice of Deficiency was timely issued for said year.
- 4. Petitioners had three children during the years at issue. One child, Amanda Kate Valente, was born October 12, 1980. During 1980, petitioners' other children were age two and eleven.
- 5. The estimated living expenses included in the cash availability analysis were determined by assigning certain amounts to items listed categorically on the cash living expense schedule as follows:

<u>Item</u>	<u>1980</u>	1981
Food	\$6,668.00	\$6,926.00
Transportation	2,228.00	2,492.00
Clothing	1,550.00	1,675.00
Personal Care	475.00	538.00
Other Family Consumption	1,187.00	1,240.00
Other Items	1,151.00	1,234.00

According to said schedule, the amounts assigned were taken from an undetermined "chart". A notation appears on the schedule to the effect that all amounts assigned, with the exception of transportation, include a 20% increase for the "5th Family Member". It is assumed that the "5th Family Member" referred to is the child born October 12, 1980.

- 6. Petitioners alleged that the requirements were overstated on the cash availability analysis by \$9,000.00. Said amount they contended is comprised of cash gifts made to their children by family members for occasions such as christenings, baptismals, birthdays and Christmas. Such gifts, they claim, were deposited into their checking account.
- 7. To support their contention that such gifts were made to their children during the years at issue petitioners submitted six affidavits from family members. According to such affidavits, the total gifts made to petitioners' children in 1980 were \$3,450.00 and in 1981 such gifts totalled \$3,985.00. No cancelled checks were submitted to show that funds were transferred to the children from relatives or that if such funds were transferred, that the gifts were in fact deposited into petitioners' checking account.
- 8. On November 9, 1981, petitioners opened three Dreyfus Liquid Asset
  Accounts in their children's individual names, each in the amount of \$3,000.00.
  Although petitioners contended that the source of funds deposited into said accounts were the gifts made to their children, no evidence was submitted to support such contention.

- 9. Petitioners submitted a statement from Mrs. Valente's parents wherein they claimed that they gave petitioners cash gifts during the years at issue.

  In such statement the amount of such gifts is estimated. No supporting documentation was submitted to substantiate such alleged gifts.
- 10. It was alleged by petitioners' representative that Mr. Valente borrowed \$11,000.00 from his brother, John Valente, during 1980 for which no credit was given as a source of funds. He submitted an affidavit by John Valente dated May 29, 1985 wherein eight separate 1980 amounts, purporting to be loans to petitioner George Valente, totalling \$11,000.00, were listed. He claimed that said loans were deposited by petitioner George Valente into his checking account. However, although the audit workpapers show deposits of the amounts listed on said affidavit on the dates specified, at least one such deposit of a specific alleged loan proved to be a transfer of funds from petitioners' savings account rather than a loan. It was further contended that the purported loans were repaid in full to John Valente on July 31, 1980. To evidence this contention petitioners submitted a cancelled check to John Valente dated July 31, 1980 in the amount of \$11,000.00. No documentation was submitted to show that a debtor-creditor relationship existed in 1980 or that the purported individual loan amounts were transferred from accounts of John Valente. In any case, even if the alleged loans were accepted, repayment in full during the same year would lead to offsetting adjustments which would have no effect on the deficiency.

## CONCLUSIONS OF LAW

A. That since one of petitioners' children was born October 12, 1980, it was erroneous for the Audit Division to increase the living expenses for 1980 by 20 percent relative to this child. An increase of 7 percent is deemed

appropriate. Accordingly, the cash living expenses for 1980 are recomputed as follows:

# 1980 Cash Living Expenses

<u>Item</u>	Amount
Food Transportation Clothing Personal Care Other Family Consumption Other Items Total Living Expenses Less: Paid by Check Balance Less: Petitioner's Outside Meals 1980 Cash Living Expenses	\$ 5,946.00 2,228.00 1,382.00 424.00 1,058.00 1,026.00 \$12,064.00 7,671.00 4,393.00 1,100.00 \$ 3,293.00

- B. That based on the \$1,295.00 decrease in cash living expenses for 1980 (from \$4,588.00 to \$3,293.00), the adjustment for additional income for 1980 is reduced from \$15,876.00 to \$14,581.00.
- C. That petitioners have failed to sustain their burden of proof imposed pursuant to section 689(e) of the Tax Law, to show that the adjustments made by the Audit Division should properly be reduced by amounts purportedly representing gifts to petitioners' children or loans to Mr. Valente.
- D. That the petition of George Valente and Charlotte Valente is granted to the extent provided in Conclusion of Law "B", supra, and except as so

Transportation expense was not reduced since said expense was not initially increased by 20%.

granted, the petition is, in all other respects, denied; that the Notice of Deficiency issued May 30, 1984 is to be modified so as to be consistent with the decision rendered herein.

DATED: Albany, New York

STATE TAX COMMISSION

FEB 1 0 1987

PRESIDENT

OMMISSIONER

COMMISSIONER