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Income Man Determinations

Meyer, Charles G., Jr.

STATE OF HIM TORK STATE TAX SCANTAGIOS

See also

Unincorp. Buo. Tax T Determinations A-Z

HR ADDLIGATION

OP

CHAPLES G. HETER, JR.

POR MEVISION OR REPUMD OF PURSONAL INCOME TAX UNDER ARTICLE 16 OF THE TAX LAW FOR THE TRAD 1057 Beterminations A- Z Bayside Golf (omgony (6/23/67 - 9/22/67)

The temptyer, Charles G. Neyer, Jr., having filed on application for revision or refund of personal income tem under Article 16 of the Tax Law for the year 1957 and a hearing having been held at the effice of the State Tax Commission, 80 Centre Street, New York, New York on the 25th day of May 1965 before Vincent P. Nelineaux, Bearing Officer of the Department of Taxation and Finance and the record having been duly examined and considered,

The State Tex Countenies hereby finder

- (1) That temperer filed a resident income tem return for the year 1957 on which the amount of tem shows to be due was paid.
- (2) That on October 6, 1961 the State Tax Countedien leaved Associated No. 3983019 in the amount of \$5,381.91 on the ground that real property operated as a golf course and sold in installments for \$3,000,000 constituted partnership income under section 386 of the Tax Law.
- (3) The property with the exception of one small parcel approximately 250' by 250' (tempayer's exhibit I) sequired in 1931 had been in tempayer's family since 1887. Reyaide Colf Geopeny was formed in 1931 and took title to the property and operated a public golf course. All of the charge of the corporation were held by the father of the tempayer in trust for him and his sister and brothers until the said father's doubt in 1950. At

that time, the trust ended and the shares became the property of the taxpayer and his brothers and sister.

- (4) In May 1952 the real property was transferred by the corporation to the taxpayer and his brothers and sister as tenants in common (taxpayer's exhibits N and O). The corporation was dissolved in Jame 1952 (taxpayer's exhibit N). Steps were taken to dispose of the property (taxpayer's exhibit Q) and efforts were made to have the City Flanning Commission resons the area to permit the construction of garden apartments and thus improve the saleshility of the trust.
- (5) A contract for the sale of the land by the temperor and his brothers and sister to Monajan Corp. was executed in March 1996.
- (6) In the mountime the tempaper, his brothers and eleter, on April 1, 1952 executed a partnership agreement, forming Dayside Colf Company, to continue operation of the golf course pending sale of the property (tempaper's exhibit 6).
- (7) The partnership agreement (tempeyer's embible 8) recibes that the partners each have an undivided interest in the property and that each transfers his share of the property to the partnership to operate a golf course. The agreement does not fulfill the requirements of a conveyance of real property and the agreement is prior to the date of the does of the property from the corporation to tempeyer and his brothers and sister and dissolution of the corporation. The agreement was mover recorded as a deed.

hand upon the foregoing findings and the evidence presented berein, the State Tax Commission hereby

PETERSTERS!

(A) That the sale of the real property was a cale of property used in the business of the partnership.

- (3) That income from the sale was income of the partnership.
- (F) That Assessment Bo, 3-983019 for paraonal income tax is correct and the denial of the application for revision is confirmed.

Dated: Alberr, New York this 22nd day of September

. 1967.

STATES TAX COMMEMOTOR

/s/ JOSEPH H. MURPHY

/s/ JAMES R. MACDUFF

/s/ WALTER MACLYN CONLON