(Signed) Major Pain Judge Dredd

UNITED STATES TAX COURT

EMMANUEL K. NZOMO & LINDSEY ATMORE,)
Petitioners,)
ν.) Docket No. 3594-20S
COMMISSIONER OF INTERNAL REVENUE,)
Respondent.)

DECISION

Pursuant to the agreement of the parties in this case, it is

ORDERED and DECIDED: That there is a deficiency in income tax due from the petitioners for the taxable year 2017 in the amount of \$976.00.

Judge.

* * * * *

It is hereby stipulated that the Court may enter the foregoing decision in this case.

It is further stipulated that interest will be assessed as provided by law on the deficiency due from petitioners.

It is further stipulated that, effective upon the entry of this decision by the Court, petitioners waive the restrictions contained in I.R.C. §6213(a) prohibiting assessment and collection of the deficiency (plus statutory interest) until the decision of the Tax Court becomes final.

WILLIAM M. PAUL Chief Counsel Internal Revenue Service

Kathenno Unkeny

EMMANUEL K. NZOMO

Petitioner

713 Edgewood Street Apt. 8

Inglewood, CA 90302

Telephone: (951) 346-6510

Date: Jan 26, 2021

Petitioner

713 Edgewood Street Apt. 8

ATMORE

Inglewood, CA 90302

Telephone: (951) 346-6510

Date:

01/26/2021

By:

Katherine H. Ankeny Associate Area Counsel (Small Business/Self Employeed) Tax Court Bar No. AK0058 300 N. Los Angeles Street 3018 Federal Building Los Angeles, CA 90012

Telephone: 213-372-4020

email: katherine.h.ankeny@irscounsel.treas.gov

Date: 2/12/21