

JURISDICTION: OKLAHOMA TAX COMMISSION DECISION
CITE: 87-08-20-23 / NON-PRECEDENTIAL
ID: P-86-328
DATE: AUGUST 20, 1987
DISPOSITION: DISMISSED
TAX TYPE: UNCLAIMED PROPERTY
APPEAL: NO APPEAL TAKEN

ORDER OF DISMISSAL

The motion of the Estate Tax and Unclaimed Property Division of the Oklahoma Tax Commission to dismiss the above-styled and numbered cause upon the agreement of the parties comes on for consideration pursuant to assignment regularly made to ALJ, Administrative Law Judge, by the Oklahoma Tax Commission. Having reviewed the file, it appears that the Protestant submitted a letter withdrawing the protest since there is no dispute as to the correct amount payable and said Protestant has agreed to pay the amended findings in the amount of Twelve Thousand Three Hundred Thirteen Dollars and Thirty-six Cents (\$12,313.36) together with interest-penalty in the amount of Three Thousand Seven Hundred Five Dollars and Fifteen Cents (\$3,705.15) and audit costs of One Thousand Nine Hundred Eleven Dollars and Ninety-six Cents (\$1,911.96) for a total amount of Seventeen Thousand Nine Hundred Thirty Dollars and Forty-seven Cents (\$17,930.47).

THEREFORE, it is the ORDER of the OKLAHOMA TAX COMMISSION that the protest of PROTESTANT be dismissed in accordance with Rule 25 of the Rules of Practice and Procedure and that the amended findings plus audit costs and interest-penalty be found due and owing by the Protestant.

OKLAHOMA TAX COMMISSION

CAVEAT: This decision was NOT deemed precedential by the Commission. This means that the legal conclusions are generally applicable or are limited in time and/or effect. Non-precedential decisions are not considered binding upon the Commission. Thus, similar issues may be determined on a case-by-case basis.