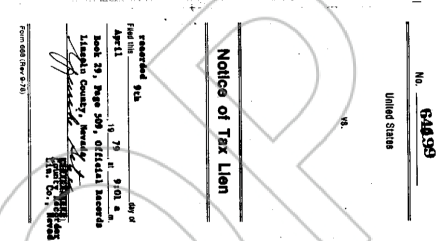
- 660		Department of the Tre	asury - Internal Revenue Se	rvice	1
m 668 v. September 1978)	Notice of Fe	of Federal Tax Lien Under Internal Revenue Laws			
strict		Serial Number		For Optional Use	by Recording Office
RENO		V-10311		/ /	
tice is given that t ainst the following en made, but it ren ates on all propert	ions 6321, 6322, and axes (including intere- named taxpayer. De mains unpaid. Therefor y and rights to prope les, and additional pe	ist and penalties) have mand for payment or re, there is a lien in fa my belonging to this	re been assessed f this liability has liver of the United taxpayer for the		
ame of Taxpayer	NUDDENC MITALE	DANK CAPE		1	
P 0 Box 52 Pioche, Ne	ANDREWS - NITA'S 6 vada 89043	DARK CAPE			
Kind of Tax	Tax Period Ended	Date of Assessment	identifying Num		Unpaid Balance of Assessment (e)
941 941 941	09/30/78 06/30/78 03/31/78	01/29/79 11/27/78 09/18/78	88-0137113 88-0137113 88-0137113		1,330.08 508.21 397.75
			1		
	A				
Lincoln Co Pioche, Ne	unty Recorder vada		·	Total \$	2,236.04
his notice was prep	ared and signed at	Las Vegas, N	evada		, on ti
e 6th day of	April ,19 79				
ignature	1 /	Tit	10		



Excerpts From Internal Revenue Cod

Sec. 6321. Lien For Taxes.

DOL. ODZ I. LIER FOR TAKES.
If any person liable to pay any tas legicits or refuses te pay the same after demand, the amount inctuding any articles, additional amount, edition to tax, or assessable penalty, together with any costs that may accrue to addition toweron shall be a tien in flavor of the United States upon all property and lights to property, whether real or personal, belonging to such person.

Sec. 6322. Period Of Lien.

Sec. USAC. I end of the Letter this section is a specifically fixed by law, the lien moused by section 6221 shall arise at the tend she issuesment is made and shall continue until the lability for the amount so assessed for a ludgment artists the targety acting out of such dishiply is satisfied or becomes unentorceable by reason of lapse of time.

Sec. 6323. Validity and Priority Against Certain Persons.

Against Certain Persons.

(a) Purchasers, Holders of Security Interests, Machanic's Liebors, And Judgmant Lien Creditors.— The ten imposed by section 6321 shall not be valid as apansi any purchaser, holder of a security interest, mechanic's lapson, of bodyness has county interest, mechanic's lapson, of bodyness has credit outside the section of bodyness.

(b) Protection For Certain butterests Even Though Notice Filed.— Even though autics of a few moposed by section 6321 has been filed, such lien saal not be valid—

(c) Place For Filium Notice: Form —

shall not be valid—

g) Place For Filing Notice: Form —

(1) Place For Filing.—The notice setered to in subsection (a) shall be field—

(a) Under State Laws—

(b) Real Property—in the case of real property, in
one office within the State for the courty, or other
oncernmental subdivision) as designarised by the laws
of slich State, for which the property subject to the
lien is citiated; and

(ii) Personal Property—in the case of personal
property, whether languable or insulpible, is note effice
within the State for the county, or other provenessed splettedship with leave of sect State,
in which the property subject to the lean is satisface,
or

or (B) Mich Clerk Of District Court.— In the office of clerk of the United States district court for this particular to the united States district court for this particular to them in the extensive the State leas not be jour distiputant one which meets the requirements of temporarying full, or

(C) With Recorder Of Beeds Of The District of Color-bia — in the office of the Recorder of Deeds of the District of Colorabia, if the property subject to the Res & ethicated in the District of Colorabia. (2) Sites Of Property Subject To Lien.— For purposes purpagnaths (1) and (4), property shall be seemed to be

situated —

(A) Real Property.—In the case of real property, at its

(A) Real Property.— In the case of real payenty, at its physical location, or the case of personal property.— In the case of personal property whother trangule or interapplie, at the residence of the tranguler at the time the notice of see is filled. For purposes of paragraph (2) (B), the residence of a constraint or pointernity shaff has deemed to be the 250e at which the principal executive office of the business is located, and the residence of a lazapyier whose residence of without the United States shaft he deemed to be in the District of Columbia.

(3) Form.— The some and content of the notice referred to its subsection (a) shaft he prescribed by the Serrelary, Such notice shaft be wall do niverstanding any other provision of law recording the form or content of a source of here.

(a) Refilling Of Natica.— For purpose of this

(1) General Rule.— Unless notice of lies is refined

(1) General Rule. — Unless notice of line is reflect in the marrier prescribed in paragraph (2) during the required refiling period, such notice of line shall he treated as titled as the date as which is a little (in accordance with subsection (1)) after the expiration of such reliting paried.

(2) Place For Filling. — A notice of his settled thing the required shall he effective sity—(A) if such notice of his reflect in the office in which the prior notice of line was filled; and life in the office in the office in the office in the filling in the office of a refliring of notice of line under subparagraph (A), the Secretary recurred written information (in the manner prescribed in republicions issued by the Secretary) concerning a change in the tappy is residence, if a notice of each line is also filled in accordance with sections of line the State in which section subsection is hazantice.

"to Required Reffley Period.— is the case of switce of lost, the term "sequent selling parts."

Sec. 6325. Release Of Lien Or Discharge Of Property.

(a) RABease Of Lines.— Subject to such respectives to the Secretary may ameteribe, the Secretary may instead a confinction of relative of release of inj ion begoed with respect to any internal speciment state. If—

[1] Lichibity Satisfied or Unentercasion—The Secretary light that the aboutty for the amount assessed, fugstler with all internal investigation beautiful processed to the processed of the second to the secon

all integral or respect benefit, has been tably substitute or his become legality constructable, or
(2) Bond Accepted — There is furnished to the
Secretary and accounted by him a hand that is conditioned
spon the proposent of the amount assessed, together with
all integral or respect themed, while the time prescribed by
tary including any adminish or such time, and that is a
accordance with such regularizations, relating to tense, combifront, and term of the bond and sweeter thereon, as may be
specified by such regulations.

Sec. 6103. Confidentiality and dis-closure of returns and return information.

(k) Discipeure of Cortain Returns and Return Intermetion For Tax Administration Per-

(2) Discissors of amount of extracting Res.—Il a setter of Res has fines filled pursuant to section 6320°(). We amount at the extracting enginess account by each line way to discissed to any person who femiched substituting writing evidence that he has a right to the property subject to such loss or intends to delain a right to seek property.

29 ME 510 BOOK

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