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## **Anthony B Cataldo Petitioner V**

Findings of Fact Petitioners Anthony B. Cataldo and Ada W. Cataldo are cash basis taxpayers who reside in Forest Hills, New York. For the calendar year 1966, they filed their joint Federal income tax return with the district director of internal revenue, New York, New York.

**CATALDO v. COMMISSIONER | 30 T.C.M. 934 (1971 ...**  
ANTHONY B. CATALDO AND ADA W. CATALDO, PETITIONERS v. COMMISSIONER OF INTERNAL REVENUE, RESPONDENT. United States Tax Court. <https://leagle.com/images/logo.png> Filed June 28, 1973.

**CATALDO v. COMMISSIONER | 60 T.C. 522 (1973) | betc5221526 ...**

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This data is provided as an additional tool in helping ensure edition identification: Cataldo (Anthony B.) v. U.S. Petition / ANTHONY B CATALDO / 1972 / 71-1580 / 409 U.S. 848 / 93 S.Ct. 54 / 34 L.Ed.2d 89 / 6-5-1972 Cataldo (Anthony B.) v. U.S. Brief in Opposition (P) / ERWIN N GRISWOLD / 1972 / 71-1580 / 409 U.S. 848 / 93 S.Ct. 54 / 34 L.Ed.2d 89 / 7-7-1972 Cataldo (Anthony B.) v. U.S. Reply Brief / ANTHONY B CATALDO / 1972 / 71-1580 / 409 U.S. 848 / 93 S.Ct. 54 / 34 L.Ed.2d 89 / 7-25-1972

## **Cataldo (Anthony B.) V. U.S. U.S. Supreme Court Transcript ...**

Anthony B. Cataldo and Ada W. Cataldo, Plaintiffs-appellants, v. United States of America, Defendant-appellee Date: ... Plaintiff-appellee.general Motors Corporation, Petitioner, v. Hon. Robert L. Carter, Judge of the United States Districtcourt for the Southern District of New York, Andcity of New York, for Itself and Allother Persons ...

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## **501 F.2d - Volume 501 of the Federal Reporter, 2nd Series ...**

Go to. Read More ... STATE v. CATALDO. WESTHUES, Commissioner. The defendant Anthony Cataldo was convicted in the Circuit Court of St. Louis County, Missouri, of the crime of rape and sentenced to imprisonment in the State Penitentiary for a term of two years.

## **STATE v. CATALDO | 268 S.W.2d 836 | Mo. | Judgment | Law ...**

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United States, 354 F.2d 629, 632 (C.A. 7); Anthony B. Cataldo, 60 T.C. 522, 523; Philip F. Flynn, 40 T.C. 770, 773. Furthermore, the evidence does not persuade us that Agent Milne's action was beyond the permissible limits of Rev. Proc. 68-28 regardless of whether he based his decision to reopen petitioner's 1968 case upon either section 4.01 (2) or 4.01 (3).

**COLLINS v. COMMISSIONER | 61 T.C. 693 (1974) |  
bvtc6931681 ...**

Petitioner asserts that Commissioner v. Estate of Noel, 380 U.S. 678 , 684 (1965), held "that estate tax liability of policies `with respect to which the decedent possessed at his death any of the incidents of ownership' depends on a general legal power to exercise ownership."

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**SCHWAGER v. COMMISSIONER | 64 T.C. 781 (1975 ...**

iv. angelo cataldo satisfied the first step of mcdonnell-douglas. v. the second step of mcdonnell-douglas is satisfied. vi. angelo cataldo established the third step of mcdonnell-douglas under the traditional and modified formulations. e. the court should reverse the grant of summary judgment as to angelo cataldo's lad retaliation claim.

**ANGELO J. CATALDO v. SYBIL R. MOSES, et al. :: 2006 ::  
New ...**

Brown v. United States, 391 F.2d 653 (Ct. Cl. 1968) ; Thomas N. Perkins, 33 B.T.A. 606 (1935) ; E. M. Rosser, Executor, 24 B.T.A. 176 (1931), affirmed on another issue 64 F.2d 631 (C.A. 3, 1933). In Rosser, the notice of deficiency was mailed to the taxpayer on the last day of the 3-year period for making assessments. Although there was a ...

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**WHIRLPOOL CORP. v. COMMIS | 61 T.C. 182 (1973 ...**

The Appeals Court set aside the verdict, concluding that the judge's instruction on self-defense improperly allowed the jury to convict the defendant on the basis that his actions constituted an excessive use of force in response to the level of force presented. Commonwealth v. Cataldo, 37 Mass. App. Ct. 957 (1994). We allowed the Commonwealth's application for further appellate review.

**COMMONWEALTH vs. ANTHONY CATALDO. :: ::  
Massachusetts ...**

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V, § 3 (b) (3), Fla. Const. The petitioner, Anthony, was charged with the second degree felony of shooting into an occupied vehicle in violation of section 790.19, Florida Statutes (1985). After a jury trial, petitioner was convicted as charged. The trial court adjudicated petitioner guilty.

## **Anthony v. State :: 1988 :: Florida Supreme Court ...**

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