Note to Researchers: To request materials, please note both the location and box numbers shown below.

<table>
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<tr>
<th>Location</th>
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<tr>
<td>120.H.7.1B</td>
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<tr>
<td>120.H.7.2F</td>
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</table>

Aurora, Village of vs. Commissioner of Taxation, 1941-1944. 3 folders.

Regarding state income tax on a member of the Red Lake Band of Chippewa Indians.
Butler Brothers vs. Commissioner of Taxation, [1924?] - 1925, and 1938-1940. 2 folders.
Capital Airlines, Inc. vs. Commissioner of Taxation, 1956-1957. 1 folder.
Cargill vs. Commissioner of Taxation, 1940-1943. 1 expansion folder.
Concordia College Corp. vs. State, 1962-1963. 1 folder.
Crossroads Center (Rochester) vs. Commissioner of Taxation, 1965-1968. 1 expansion folder.
Federal Bakery Co. vs. Commissioner of Taxation et al., 1968. 1 folder.
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<td>Great Northern Investments, Inc. vs. Commissioner of Taxation, 1960-1964. 1</td>
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<td>folder. Guthrie, Tyrone, Theater, T. B. Walker Foundation, and Commissioner</td>
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<td>Hamm, Theo., Brewing Co. vs. Commissioner of Taxation, 1940-1942. 2 folders.</td>
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<td>Hamm, Theo., Brewing Co. vs. Commissioner of Taxation, 1955-1956. 1 expansion</td>
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<td>Hitchcock, Ralph C. vs. Commissioner of Taxation, 1946-1948. 1 expansion</td>
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<td>Hormel, Inc. vs. Commissioner of Taxation, 1961-1962. 4 folders.</td>
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<td>International Exports, Inc. et al. vs. Commissioner of Taxation, et al., 1963</td>
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<td>1 folder. Re sale of cigarettes without sales tax.</td>
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<td>International Harvester Co. vs. County of Itasca and Commissioner of</td>
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<td>Joistad, Hilda, petition of, 1957-1959. 1 expansion folder.</td>
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<td>Land O'Lakes Creameries, Inc. protest, 1940. 1 folder.</td>
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<td>Trial File, 1952-1953. 1 folder.</td>
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<td>Correspondence, 1952-1953. 1 folder.</td>
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<td>Marshall-Wells Co. vs. Commissioner of Taxation, 1942-1945. 1 expansion</td>
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<td>120.G.13.3B</td>
<td>10</td>
<td>Independent School District No. 99 (Carlton County), et al. vs. Commissioner of Taxation, 1965-1975. 4 folders. Concerns a challenge by several taxing districts to the commissioner's 1962 formula for the valuation of utility property. The property in question was the Thomson hydroelectric plant (Scanlon, Carlton County) owned and operated by Minnesota Power and Light Company.</td>
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<td>13</td>
<td>Skelly Oil Company vs. the Commissioner of Taxation, 1939-1964, 1980. 10 folders. Re objections by plaintiff on taxation of net income from production and sale of crude oil. The case first was heard before the Board of Tax Appeals, then appealed to state Supreme Court. A protest to the Court's decision was filed in 1980, when the company was known as Getty Oil Company.</td>
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<td>Correspondence regarding Interstate Commerce, 1962-1972. 1 folder. Issued regarding Public Law 86-272 and federal legislation in the area of state taxation of multi-state businesses. [Acc. no. 994-163. Listed here pending acquisition of a more logical series to add to]</td>
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