

## ***Estate of Hurd v. Commissioner, 16 T.C. 1 (1951)***

An executor's address on the estate tax return constitutes official notification to the Commissioner, and the Commissioner is not required to search for a different address before mailing a notice of deficiency.

### **Summary**

The Tax Court addressed whether a deficiency notice was properly mailed to the executrix of an estate, thereby suspending the statute of limitations for assessment. The Commissioner mailed the notice to the address listed on the estate tax return. The executrix argued the notice should have been sent to the attorney's office, whose address also appeared on a power of attorney. The court held that the address on the return was sufficient, and the statute of limitations was properly suspended. Further, the court determined that the transfer of certain life insurance policies was made in contemplation of death and includable in the gross estate.

### **Facts**

George F. Hurd died, and Patricia Kendall Hurd was the executrix of his estate. The estate tax return listed Patricia's address as 156 East 82nd Street. A power of attorney filed with the IRS listed the address of the estate and its attorneys as 60 Broadway. The Commissioner sent a notice of deficiency to Patricia at 156 East 82nd Street. Patricia claimed this was improper, arguing the IRS should have used the 60 Broadway address. The estate also disputed the inclusion of certain life insurance policies in the gross estate, arguing they were transferred without contemplation of death.

### **Procedural History**

The Commissioner determined a deficiency in the estate tax. The Estate petitioned the Tax Court, arguing the deficiency notice was invalid due to improper mailing and thus the assessment was barred by the statute of limitations. The Estate also challenged the inclusion of life insurance proceeds in the taxable estate. The Tax Court heard the case to determine the validity of the deficiency notice and the inclusion of the life insurance policies.

### **Issue(s)**

1. Whether the notice of deficiency was properly mailed to the executrix at the address listed on the estate tax return, thus suspending the statute of limitations for assessment.
2. Whether the transfer of certain life insurance policies was made in contemplation of death, requiring their inclusion in the gross estate under Section 811(c) of the Internal Revenue Code.

## **Holding**

1. Yes, because the executrix officially notified the Commissioner of her address by listing it on the estate tax return, and she did not provide notice of any change of address.
2. Yes, because the estate did not demonstrate that the dominant motive for assigning five life insurance policies was one connected with life rather than death.

## **Court's Reasoning**

The court reasoned that the purpose of requiring an executor to provide an address on the return is to officially notify the Commissioner of where to send communications, including the notice of deficiency. The executrix failed to notify the Commissioner of any change in address. The court stated that, having been officially notified of the executrix's address, the Commissioner "would subject himself and the revenues to unnecessary risk if he discarded that address and used another selected from a telephone book which might easily be the address of a wholly different person by the same name." Regarding the life insurance policies, the court distinguished between the nine policies assigned pursuant to a separation agreement (not included in the estate) and the five policies assigned directly to the executrix. The court found insufficient evidence that the dominant motive for the assignment of the five policies was life-related, such as avoiding creditors. As such, it upheld the Commissioner's determination that these transfers were made in contemplation of death.

## **Practical Implications**

This case clarifies that the IRS can rely on the address provided on the estate tax return for mailing a notice of deficiency, unless explicitly notified of a change of address. This places the burden on the taxpayer to keep the IRS informed of their current address. The case also reinforces the principle that transfers made close to death are presumed to be in contemplation of death unless a life-related motive is clearly demonstrated. Later cases may cite this decision to support the validity of deficiency notices mailed to the address of record and to evaluate the motives behind asset transfers made before death. The case emphasizes the importance of documenting life-related reasons for such transfers to avoid inclusion in the gross estate. It is a reminder that tax practitioners should advise clients to formally notify the IRS of any address changes and to maintain thorough records of the rationale behind significant financial decisions, particularly those made close to the time of death.