

## ***Buie v. Commissioner*, 17 T.C. 1349 (1952)**

A transferee of assets is liable for the transferor's unpaid tax liabilities, but only to the extent that the government has exhausted remedies against the transferor.

### **Summary**

The case concerns the determination of transferee liability for unpaid income taxes. The Commissioner of Internal Revenue sought to collect the tax deficiencies of Thomas Gatto from his wife, Buie, as the transferee of Gatto's assets. The Tax Court found that Buie was liable as a transferee because Gatto had transferred assets to her, leaving him with insufficient assets to cover his tax debts. The court ruled that, before the transferee is liable, the government must exhaust all reasonable collection efforts against the original taxpayer. In this instance, the court reduced Buie's liability because the IRS had not yet collected from assets that remained with Gatto. This case emphasizes the secondary nature of transferee liability in tax law and the importance of exhausting remedies against the original taxpayer before pursuing collection from the transferee.

### **Facts**

Thomas Gatto owed income taxes for 1944 and 1945. He transferred real estate to his wife, Buie, leaving himself with limited assets. The IRS sought to collect the unpaid taxes from Buie as a transferee of Gatto's assets. The IRS issued a deficiency notice to Buie, which she did not challenge or present a defense. The IRS had made a jeopardy assessment and subsequently issued a deficiency notice within the required timeframe.

### **Procedural History**

The IRS determined deficiencies against Thomas Gatto and sought to collect the unpaid taxes from his wife, Buie, as transferee. The IRS issued a deficiency notice to Buie. Buie did not personally appear at trial, nor did she present evidence or legal representation. The Tax Court reviewed the case and ruled on the issue of transferee liability.

### **Issue(s)**

1. Whether the IRS's assessment against Buie as a transferee was timely given the statute of limitations.
2. Whether Buie was liable as a transferee for the full amount of Gatto's unpaid taxes, considering the assets remaining with the transferor.

### **Holding**

1. Yes, the assessment was timely because a jeopardy assessment was made within

the extended period of limitation, and the deficiency notice was mailed within 60 days thereafter, as per Section 273(b) of the Code.

2. No, Buie was not liable for the full amount of the unpaid taxes. Because the transferor retained assets, which had not yet been credited towards the tax liabilities, Buie's transferee liability was reduced by the value of those assets.

### **Court's Reasoning**

The court first addressed the statute of limitations. It found that the original periods of limitation for assessment against Gatto had been extended by agreement. Even though the notice was mailed after the usual limitation period, the court reasoned that, since a jeopardy assessment had been made, the subsequent deficiency notice was timely under section 273(b) of the Code. Next, the court considered Buie's transferee liability. It noted that "the burden of proving that petitioner is a transferee is upon the respondent." The court established that the IRS had met its burden of proof. However, based on precedent, the court found that the transferee liability in equity is a secondary liability and the government must exhaust all reasonable remedies against the taxpayer-transferor. Since Thomas Gatto still held a bank account and a vacant lot, the court reduced Buie's liability by the value of those assets, concluding that those assets should first be applied toward the tax debt before pursuing the transferee.

### **Practical Implications**

This case is significant for several reasons:

- It clarifies the requirements for establishing transferee liability under tax law. The IRS must prove that a transfer of assets occurred, that the transfer left the original taxpayer insolvent, and that reasonable attempts to collect from the original taxpayer have been made.
- It emphasizes the importance of the IRS exhausting remedies against the original taxpayer before pursuing collection from the transferee. This means the IRS must pursue available assets of the transferor before seeking payment from the transferee.
- Attorneys dealing with transferee liability cases must thoroughly examine the transferor's assets to determine the extent of the transferee's liability. Failure to do so could result in an unfair assessment.
- The case highlights the importance of timely filing and responding to deficiency notices, as the failure to do so may waive potential defenses.