30 T.C. 665 (1958)

The Tax Court has jurisdiction over a petition filed within 90 days of a properly addressed deficiency notice, even if an incorrectly addressed notice was sent earlier and not received.

Summary

The case concerns the timeliness of a petition filed with the United States Tax Court. The taxpayer, Frank Cole, filed a petition challenging tax deficiencies. The IRS had initially sent deficiency notices to an incorrect address under an alias, which were returned. Later, properly addressed notices were sent, which Cole received. The court addressed whether the petition was timely filed, focusing on whether the 90-day period to file a petition began from the date of the first, unsuccessful mailing or the second, successful mailing. The court held that the petition was timely because it was filed within 90 days of the second, correctly addressed mailing, thereby establishing jurisdiction and addressing additional claims of fraud and improper stipulations between parties.

Facts

Frank Cole, also known as Frank Shapiro, operated an illegal lottery. The IRS determined deficiencies in Cole's income tax for the years 1946-1950 and assessed penalties for fraud. The IRS initially mailed deficiency notices to "Frank Shapiro" at an incorrect address. These notices were returned. The IRS then remailed the notices to Cole at two correct addresses. Cole received the second set of notices and filed a petition with the Tax Court. Cole had previously been convicted of tax evasion for the years 1949 and 1950 and had used aliases to conceal his identity.

Procedural History

The IRS issued a jeopardy assessment and statutory notices of deficiency. Cole filed a petition with the Tax Court. The IRS argued that the petition was not timely filed, claiming the 90-day period began with the first mailing of the deficiency notice. The Tax Court considered this jurisdictional question, as well as questions relating to an agreement to settle the tax liability and the merits of the tax deficiency assessment.

Issue(s)

- 1. Whether the Tax Court had jurisdiction because the petition was filed within 90 days of the mailing of the deficiency notice.
- 2. Whether the Tax Court should enter orders of deficiency based on certain proposed stipulations between the parties that were never executed on behalf of the IRS and were not filed with the court.
- 3. Whether the IRS's determination of unreported income, based on the increase in

net worth plus expenditures method, correctly reflected Cole's taxable income.

4. Whether part of the deficiency for each year was due to fraud with intent to evade tax under I.R.C. § 293(b).

Holding

- 1. Yes, because the petition was filed within 90 days of the second mailing of the properly addressed deficiency notice.
- 2. No, because the proposed stipulations were not properly executed and filed with the court.
- 3. Yes, because Cole did not present any evidence to refute the IRS's net worth analysis.
- 4. Yes, because the evidence showed that Cole had intentionally defrauded the government.

Court's Reasoning

The court first addressed the jurisdictional issue. It distinguished this case from prior cases where the deficiency notices were properly addressed initially. Here, the first mailing was sent to an incorrect address. The court relied on the fact that Cole actually received the notices as a result of the second mailings, which were correctly addressed to him. The court stated that the petition, which was filed within 90 days of the second mailing, was timely. Regarding the stipulations, the court found that the proposed stipulations had never been properly executed by the IRS. The court found that the IRS's determination of Cole's income, based on the net worth method, was correct because Cole presented no evidence to refute the IRS's analysis. Finally, the court found fraud with intent to evade tax because Cole had a history of concealing income, using aliases, and pleading guilty to tax evasion for the years in question.

Practical Implications

This case provides guidance on the proper procedures for initiating a tax court case when there has been an error in the mailing of the deficiency notice. It underscores the importance of a properly addressed notice for the 90-day deadline to apply and the importance of the taxpayer actually receiving the notice for the clock to start running. It also highlights the need for taxpayers to present evidence to challenge the IRS's assessments. Furthermore, the court's finding of fraud highlights that using aliases, failing to maintain records, and pleading guilty to tax evasion creates a strong basis for finding fraud to be present, and the imposition of substantial penalties.