## 30 T.C. 714 (1958)

The liability of a transferee for the unpaid income taxes of a transferor is determined by reference to State law.

## **Summary**

The Commissioner of Internal Revenue sought to collect unpaid income taxes from Helen E. Myers, the beneficiary of a life insurance policy on her deceased husband's life. The husband owed the United States taxes, and his estate was insolvent. The Tax Court considered whether Mrs. Myers was liable as a transferee under section 311 of the Internal Revenue Code of 1939. The court, relying on \*Commissioner v. Stern\* and \*United States v. Bess\*, held that state law determined the extent of transferee liability. Applying Missouri law, the court found that because the premiums paid on the insurance policy did not exceed the statutory threshold, Mrs. Myers was not liable for her deceased husband's taxes.

#### **Facts**

William C. Myers, Sr. died on October 20, 1952, leaving an unpaid income tax liability of \$527.08 for 1952. His estate was insolvent. The petitioner, Helen E. Myers, was the widow and beneficiary of a life insurance policy on her husband's life with a face value of \$5,000. The policy was in effect since 1947, and premiums had been paid. The petitioner was a resident of Missouri. The Commissioner claimed that Mrs. Myers was liable for her husband's taxes as a transferee, having received the insurance proceeds.

## **Procedural History**

The Commissioner determined that Helen E. Myers was liable as a transferee for her deceased husband's unpaid income taxes. The case was brought before the United States Tax Court, where the sole issue was whether she was liable by virtue of having received the life insurance proceeds. The Tax Court ruled in favor of the petitioner.

### Issue(s)

Whether the liability of a beneficiary for a deceased taxpayer's unpaid income taxes should be determined by reference to state law.

## **Holding**

Yes, the liability of a transferee of property of a taxpayer for unpaid income taxes must be determined by reference to State law, because the Supreme Court held this in \*Commissioner v. Stern\*.

## Court's Reasoning

The court relied on the Supreme Court's decisions in \*Commissioner v. Stern\* and \*United States v. Bess\*, both decided on June 9, 1958. These cases established that state law determines the liability of a transferee for unpaid taxes. The court then examined Missouri law, the state where the Myers resided, specifically Section 376.560 of the Missouri Revised Statutes of 1949. This statute provides that life insurance policies for the benefit of a wife are independent of the husband's creditors, unless the premiums paid exceed \$500 annually. In this case, the premiums paid did not exceed this amount. Therefore, the court held that under Missouri law, the petitioner was not liable for her deceased husband's unpaid taxes. As the Court stated, "the sole question before us is whether under the laws of the State of Missouri any part of the amount received by petitioner may be reached by respondent to satisfy income tax delinquencies of the decedent." The Court then answered that question in the negative.

# **Practical Implications**

This case underscores the importance of state law in determining transferee liability for unpaid federal taxes. Practitioners must carefully research and apply the relevant state statutes when advising clients or litigating cases involving the transfer of assets, such as life insurance proceeds, and the potential for transferee liability. This case also highlights the fact that a beneficiary's liability to creditors is limited to the excess of premiums paid in any year over \$500. It demonstrates that state laws governing exemptions from creditor claims can significantly impact the outcome of tax disputes. The holding reinforces the need to analyze the specific state laws governing insurance policies and creditor rights.