

32 T.C. 1017 (1959)

A trustee who holds property included in a decedent's gross estate is personally liable for unpaid estate taxes to the extent of the value of the property at the time of the decedent's death, even if the trustee distributes the property before receiving notice of the tax deficiency.

Summary

The U.S. Tax Court held that First Western Bank and Trust Company was liable as a transferee for unpaid estate taxes. The bank was the trustee of an inter vivos trust established by William P. Baker. After Baker's death, the Commissioner determined an estate tax deficiency, which the bank contested. The court found that the bank was personally liable because it held property that was included in the decedent's gross estate under the Internal Revenue Code. The bank had distributed the trust assets before receiving the notice of deficiency, but the court held that liability was determined at the time of the decedent's death.

Facts

- William P. Baker created an inter vivos trust with First Western Bank as trustee in 1941.
- Baker transferred 4,000 shares of stock to the trust for the benefit of his daughter.
- Baker died on July 11, 1951.
- The value of the trust property at the time of Baker's death was \$162,000.
- The estate filed an estate tax return that did not include the trust property.
- The Commissioner determined a deficiency in estate tax.
- First Western Bank distributed the trust assets to the beneficiary in 1955.
- The bank received notice of the deficiency in 1956.

Procedural History

The Commissioner determined an estate tax deficiency against the estate of William P. Baker. The Commissioner then assessed a transferee liability against First Western Bank. The bank contested the liability in the U.S. Tax Court. The Tax Court ruled in favor of the Commissioner.

Issue(s)

1. Whether First Western Bank is liable as a transferee for the unpaid estate tax of William P. Baker.

Holding

1. Yes, because under sections 900(e) and 827(b) of the Internal Revenue Code of 1939, First Western Bank, as trustee of property included in the gross estate,

is personally liable for the unpaid estate tax.

Court's Reasoning

The court relied on sections 900(e) and 827(b) of the Internal Revenue Code of 1939. Section 900(e) defined a transferee as someone liable for the tax under section 827(b). Section 827(b) stated that a trustee who receives, or has on the date of the decedent's death, property included in the gross estate is personally liable for the tax to the extent of the value of the property at the time of the decedent's death. The court found that because the bank was the trustee at the time of the decedent's death and held property includible in the gross estate, it was liable, regardless of whether it distributed the property before receiving notice of the deficiency. The court emphasized that the relevant date for determining liability was the date of the decedent's death, not the date of the statutory notice. The court stated, "The crucial time there mentioned is the date of the decedent's death and not the date of the statutory notice."

Practical Implications

This case highlights the importance of trustees understanding their potential liability for estate taxes. A trustee may be held liable even if it has distributed the trust assets before receiving notice of a deficiency. Legal practitioners advising trustees must ensure that they understand the estate tax implications of the trust, including the value of the assets at the time of the decedent's death and any potential for inclusion in the gross estate. A trustee's distribution of assets before resolution of potential tax liabilities could expose them to personal liability. This case clarifies the responsibilities of trustees and the scope of their potential liability under the Internal Revenue Code.