

## ***Manfredonia v. Commissioner, 52 T. C. 207 (1969)***

The Tax Court held that the statutory 90-day filing period for a deficiency petition is not extended by the pendency of a related criminal action.

### **Summary**

In *Manfredonia v. Commissioner*, the Tax Court ruled that the statutory 90-day period for filing a petition in response to a notice of deficiency was not extended by the pendency of a related criminal action. The IRS had issued a deficiency notice to Manfredonia, who argued that the ongoing criminal case against him for gambling tax violations should toll the filing period. The court rejected this argument, finding that the criminal case's pendency did not extend the filing deadline, and dismissed Manfredonia's petition as untimely. This case underscores the strict adherence to statutory filing deadlines in tax disputes, even when concurrent criminal proceedings are involved.

### **Facts**

John Manfredonia received a notice of deficiency from the IRS on April 12, 1968, for the tax year 1964, alleging unreported partnership income from gambling activities. At the time, Manfredonia and his partner were involved in a criminal case for alleged violations of the gambling tax laws. The criminal case concluded with a nolle prosequi order on June 28, 1968. Manfredonia filed his petition with the Tax Court on August 29, 1968, beyond the statutory 90-day period from the deficiency notice but within 90 days of the criminal case's conclusion.

### **Procedural History**

The IRS issued a notice of deficiency to Manfredonia on April 12, 1968. Manfredonia filed a petition with the Tax Court on August 29, 1968. The IRS moved to dismiss the petition for lack of jurisdiction due to untimeliness. The Tax Court considered whether the pendency of the criminal action extended the statutory filing period.

### **Issue(s)**

1. Whether the statutory 90-day period for filing a petition in response to a notice of deficiency is extended by the pendency of a related criminal action.
2. Whether requiring a taxpayer to file a petition within the statutory period during the pendency of a criminal action violates the Fifth Amendment or due process.

### **Holding**

1. No, because the pendency of a criminal action does not, as a matter of law, extend the statutory filing period for a deficiency petition.
2. No, because requiring a taxpayer to file within the statutory period, even during a pending criminal action, does not violate the Fifth Amendment or due process.

## **Court's Reasoning**

The Tax Court reasoned that the statutory 90-day period for filing a deficiency petition under Section 6213(a) of the Internal Revenue Code is strictly enforced and not extended by the pendency of a related criminal action. The court emphasized that the criminal case against Manfredonia had concluded before the 90-day period expired, and thus, there was no Fifth Amendment violation. The court also noted that Manfredonia's petition did not contain any statements that could incriminate him in the criminal case. The court cited *United States v. Sullivan* (274 U. S. 259 (1927)) to support the notion that requiring a taxpayer to file within the statutory period does not violate the Fifth Amendment. The decision underscores the court's commitment to the strict application of statutory deadlines and the separation of civil and criminal tax proceedings.

## **Practical Implications**

This decision reinforces the importance of adhering to statutory deadlines in tax disputes, regardless of concurrent criminal proceedings. Taxpayers and their attorneys must be vigilant in filing petitions within the 90-day period specified in Section 6213(a), as the pendency of a related criminal action does not extend this deadline. This ruling may affect how taxpayers manage their legal strategies in cases involving both civil tax deficiencies and criminal charges, ensuring that they do not delay civil proceedings in anticipation of criminal case outcomes. Practitioners should advise clients to file timely petitions and address any Fifth Amendment concerns separately. Subsequent cases have continued to uphold this principle, emphasizing the distinct nature of civil and criminal tax proceedings.