# 54 T.C. 1189 (1970)

The "timely mailing as timely filing" rule of 26 U.S.C. § 7502 applies to petitions filed with the Tax Court in renegotiation cases, extending the postmark rule beyond solely tax deficiency cases.

#### Summary

Wells Marine, Inc. mailed a petition to the Tax Court regarding a Renegotiation Board order. The petition arrived after the 90-day filing deadline, but was postmarked before the deadline. The Tax Court considered whether 26 U.S.C. § 7502, which deems timely mailing as timely filing for tax-related documents, applies to renegotiation petitions. The court held that § 7502 does apply, interpreting "internal revenue laws" broadly to include matters before the Tax Court, regardless of whether they are strictly tax deficiency cases. Thus, the petition was deemed timely filed.

#### Facts

The Renegotiation Board issued an order to Wells Marine, Inc. on June 12, 1969, determining excessive profits. The 90-day deadline to petition the Tax Court was September 10, 1969. Wells Marine mailed its petition on Saturday, September 6, 1969, from Costa Mesa, California. The petition was postmarked September 7, 1969, in Costa Mesa. It was received at the Tax Court in Washington, D.C., and officially filed on September 16, 1969, which was beyond the 90-day deadline.

# **Procedural History**

The Renegotiation Board determined Wells Marine had excessive profits. Wells Marine petitioned the Tax Court for redetermination. The Renegotiation Board moved to dismiss the petition for lack of jurisdiction, arguing it was not timely filed. The Tax Court considered the motion to dismiss.

# Issue(s)

1. Whether 26 U.S.C. § 7502, the "timely mailing as timely filing" statute, applies to petitions filed in the Tax Court for redetermination of excessive profits under the Renegotiation Act of 1951.

# Holding

1. Yes. The "timely mailing as timely filing" statute, 26 U.S.C. § 7502, applies to petitions filed in the Tax Court for redetermination of excessive profits under the Renegotiation Act of 1951 because the statute's purpose is to alleviate hardship and ensure nationwide uniformity for filings in the Tax Court.

#### **Court's Reasoning**

The court reasoned that prior to § 7502, physical delivery was required for timely filing, leading to inequities. Courts developed a presumption of "due course of mail" to mitigate this, but it was unreliable. Congress enacted § 7502 to remedy this by making the postmark date the filing date for documents required under "internal revenue laws." The Renegotiation Board argued that the Renegotiation Act is not part of "internal revenue laws." The Tax Court disagreed, noting that the Tax Court itself is created under Title 26 (Internal Revenue Code), and § 7502 specifically exempts filings in other courts, implying its applicability to all filings within the Tax Court. The court stated, "We think it is a permissible interpretation of section 7502 that there is included within the meaning of the phrase 'any \* \* \* document required to be filed \* \* \* within a prescribed period \* \* \* under any authority or provision of the internal revenue laws,' as used in section 7502, any such document which is required to be filed in the Tax Court." The court emphasized the practical hardship of denying jurisdiction in renegotiation cases, as the Tax Court has exclusive jurisdiction. The court also cited its own rules and regulations, which suggest § 7502 applies to all documents filed with the Tax Court.

#### **Practical Implications**

This case clarifies that the "timely mailing as timely filing" rule in 26 U.S.C. § 7502 is not limited to traditional tax deficiency cases but extends to all types of petitions filed with the Tax Court, including renegotiation cases. This provides a uniform and predictable rule for practitioners filing documents with the Tax Court, regardless of the subject matter. It prevents dismissal of petitions based solely on delays in mail delivery when the postmark date is within the filing deadline. Legal professionals should rely on the postmark date as the filing date for Tax Court petitions, ensuring petitions are mailed before the deadline to avoid jurisdictional issues. This broad interpretation of § 7502 ensures access to the Tax Court for all petitioners, regardless of geographical location or mail transit times.