

Alfieri v. Commissioner, 62 T. C. 304 (1974)

Failure to serve a notice of deficiency on a taxpayer's attorney does not invalidate the notice if it was properly sent to the taxpayer.

Summary

In *Alfieri v. Commissioner*, the court held that a notice of deficiency sent directly to taxpayers but not to their attorney was valid. Charles and Jean Alfieri challenged a 1968 income tax deficiency notice because their attorney did not receive a copy, despite having notified the IRS of his representation. The Tax Court ruled that the Internal Revenue Code's requirements for issuing a notice of deficiency were met, and the Administrative Procedures Act did not modify these requirements. The court also found that the attorney's receipt of the notice within the 90-day period for filing a petition rendered any error harmless. This case underscores that the validity of a deficiency notice hinges on compliance with the Internal Revenue Code, not necessarily on additional procedural steps outlined in other statutes.

Facts

Charles A. and Jean A. Alfieri filed a joint federal income tax return for 1968. They were assessed a deficiency of \$48. 28. Their attorney, Thomas J. Carley, notified the IRS of his representation on November 11, 1970. On February 4, 1971, the IRS mailed the notice of deficiency to the Alfieris but not to Carley. The Alfieris filed a petition with the Tax Court within 90 days, challenging the deficiency and seeking a refund of \$337. 76 paid for 1968, arguing that the notice was invalid because it was not also sent to their attorney as required by the Administrative Procedures Act.

Procedural History

The Alfieris filed a petition with the United States Tax Court challenging the IRS's deficiency determination and seeking a refund. The Tax Court heard the case and issued its opinion on the validity of the notice of deficiency and the applicability of the Administrative Procedures Act.

Issue(s)

1. Whether the notice of deficiency sent to the Alfieris but not to their attorney is invalid under the Administrative Procedures Act.
2. Whether the Alfieris are entitled to a refund of the tax paid for 1968 due to the IRS's failure to send the notice of deficiency to their attorney.

Holding

1. No, because the Internal Revenue Code's requirements for sending a notice of deficiency were met, and the Administrative Procedures Act does not modify these requirements.

2. No, because the Alfieris' attorney received the notice within the 90-day period for filing a petition, making any error harmless.

Court's Reasoning

The court reasoned that the Internal Revenue Code's requirement for sending a notice of deficiency to the taxpayer's last known address was fulfilled. The court emphasized that the Administrative Procedures Act does not modify the Internal Revenue Code's provisions regarding deficiency notices. The court cited *Jack D. Houghton*, 48 T. C. 656 (1967), to explain that the purpose of 5 U. S. C. sec. 500 is to ensure attorneys can practice before federal agencies without additional requirements, not to alter the Internal Revenue Code's deficiency notice procedures. The court noted that the Alfieris' attorney received the notice in time to file a petition, rendering any error harmless. The court also referenced *Saint Paul Bottling Co.*, 34 T. C. 1137 (1960), to support the concept of harmless error. The court concluded that the notice of deficiency was valid and the Alfieris were not entitled to a refund.

Practical Implications

This decision clarifies that the validity of a tax deficiency notice depends on compliance with the Internal Revenue Code, not on additional procedural steps required by other statutes like the Administrative Procedures Act. Practically, this means attorneys and taxpayers should focus on ensuring the IRS has the correct address for the taxpayer, rather than relying on the IRS to send notices to attorneys. The ruling also emphasizes the concept of harmless error in tax cases, suggesting that procedural irregularities that do not prejudice the taxpayer's ability to respond are unlikely to invalidate IRS actions. This case may influence how attorneys advise clients on challenging deficiency notices and seeking refunds based on procedural arguments.