

***Estate of Bert L. Sivyer, Louis S. Shank, Executor v. Commissioner of Internal Revenue, 64 T. C. 581 (1975)***

A fiduciary must provide written notice to the IRS of termination of fiduciary capacity to avoid receiving estate tax deficiency notices.

**Summary**

In *Estate of Sivyer v. Commissioner*, the executor, Louis S. Shank, sought to dismiss a notice of estate tax deficiency, arguing he was not the proper party due to his discharge from personal liability under section 2204(a). The U. S. Tax Court ruled that Shank remained the correct recipient for the notice because he did not provide written notification of his termination as executor under section 6903. This decision underscores the necessity of formal notice to the IRS when an executor's fiduciary capacity ends, affecting how executors manage estate tax responsibilities and notifications.

**Facts**

Louis S. Shank, executor of Bert L. Sivyer's estate, filed an estate tax return and later requested discharge from personal liability under section 2204(a). After distributing the estate's assets, Shank's attorneys sent letters to the IRS requesting a determination of the estate tax but did not formally notify the IRS of his termination as executor under section 6903. The IRS mailed a notice of deficiency to Shank as executor, prompting him to file a motion to dismiss for lack of jurisdiction.

**Procedural History**

Shank filed a motion to dismiss the notice of deficiency with the U. S. Tax Court, arguing it was improperly sent. The Tax Court held a hearing and ultimately denied the motion, affirming the validity of the notice of deficiency.

**Issue(s)**

1. Whether Shank's discharge from personal liability under section 2204(a) affected his status as the proper party to receive the notice of deficiency.
2. Whether Shank's letters to the IRS constituted sufficient notice of termination of his fiduciary capacity under section 6903.

**Holding**

1. No, because Shank's discharge from personal liability did not terminate his fiduciary capacity as executor, and he remained the proper party to receive the notice of deficiency.
2. No, because the letters did not meet the requirements of section 6903 for notice of termination of fiduciary capacity.

## **Court's Reasoning**

The court applied section 6903, which mandates written notice to the IRS upon termination of a fiduciary relationship. Shank's discharge from personal liability under section 2204(a) did not automatically terminate his fiduciary capacity; he needed to formally notify the IRS under section 6903 to be relieved of his duties as executor. The court found that Shank's letters to the IRS requesting a tax determination did not constitute the required notice of termination. The court cited precedents like *Estate of Theodore Geddings Tarver* and *Estate of Ella T. Meyer* to support its interpretation that formal notice is necessary. Policy considerations emphasized the importance of clear communication to the IRS to ensure proper tax administration and protect the government's interests in collecting estate taxes.

## **Practical Implications**

This decision requires executors to be diligent in formally notifying the IRS of their termination under section 6903 to avoid receiving deficiency notices. It affects how executors manage the closure of estates, emphasizing the need for clear communication with the IRS. Practically, this ruling may lead to more cautious estate administration practices, ensuring all formalities are met before distributing assets. It also impacts legal practice by reinforcing the importance of advising clients on the necessity of proper IRS notifications. Subsequent cases, such as *Estate of Tarver* and *Estate of Meyer*, have applied this principle, solidifying its impact on estate tax law.