

White v. Commissioner, 71 T. C. 366 (1978)

Unsigned, incomplete tax returns do not constitute valid returns under the Internal Revenue Code, and a statutory notice of deficiency signed by an authorized agent is valid.

Summary

In *White v. Commissioner*, Edith G. White contested tax deficiencies for 1972 and 1973, arguing that Federal Reserve notes were not income and her unsigned, incomplete tax forms were valid returns. The Tax Court held that Federal Reserve notes are taxable income, and unsigned forms lacking necessary data are not valid returns. The court also upheld the validity of a statutory notice of deficiency signed by an authorized agent. Despite the expiration of the limitations period for a refund of 1972 overpayments, the court allowed White to credit her estimated tax payments against the 1972 deficiency. This case underscores the importance of filing complete and signed tax returns and the validity of statutory notices signed by authorized agents.

Facts

Edith G. White and her husband filed unsigned tax return forms for 1972 and 1973 under protest, including only their names, address, and social security numbers. They attached documents claiming Federal Reserve notes were not taxable income. In 1972, they made estimated tax payments of \$650. 25. The IRS determined deficiencies of \$106 for 1972 and \$79 for 1973, mailing a statutory notice of deficiency signed by an authorized agent on August 14, 1975. White and her husband filed a refund claim for 1972 on September 17, 1975.

Procedural History

White contested the deficiencies before the Tax Court. The court addressed five issues: the taxability of Federal Reserve notes, the validity of unsigned returns, the refundability of overpayments, the validity of the statutory notice of deficiency, and potential criminal penalties against the IRS. The court ruled in favor of the IRS on all issues.

Issue(s)

1. Whether Federal Reserve notes received by the petitioner constituted taxable income.
2. Whether the substantially blank, unsigned returns filed by the petitioner were valid joint returns under section 6011(a).
3. Whether an overpayment could be credited or refunded under section 6512(b) when the petitioner failed to file a return and paid the tax more than two years prior to the statutory notice of deficiency.
4. Whether the statutory notice of deficiency, signed by the IRS's agent, was valid.

5. Whether the petitioner was entitled to recover a 50-percent criminal penalty against the IRS under section 7214.

Holding

1. No, because Federal Reserve notes are legal tender and must be reported as income.
2. No, because unsigned returns lacking necessary data do not constitute valid returns under section 6011(a).
3. No, because the overpayment could not be refunded or credited due to the expired statute of limitations under sections 6511 and 6512(b).
4. Yes, because the notice was signed by an authorized agent.
5. No, because section 7214 applies to criminal proceedings for informers, not to civil cases like this one.

Court's Reasoning

The court found White's arguments against the taxability of Federal Reserve notes frivolous, citing precedent that such notes are legal tender and must be reported as income. The court rejected the unsigned, incomplete returns as invalid under section 6011(a) and regulations, emphasizing that valid returns must contain sufficient data for the IRS to compute and assess tax liability. The court also clarified that the statutory notice of deficiency was valid because it was signed by an authorized agent, citing cases like *Commissioner v. Oswego Falls Corp.* and *Wessel v. Commissioner*. The court determined that the overpayment for 1972 could not be refunded or credited due to the expired limitations period under sections 6511 and 6512(b), but allowed the estimated tax payments to offset the 1972 deficiency. The court dismissed White's claim for a criminal penalty under section 7214, noting its inapplicability to civil proceedings. The court also warned against frivolous tax protest cases, referencing the potential imposition of damages under section 6673.

Practical Implications

This decision reinforces the importance of filing complete and signed tax returns, as failure to do so can lead to invalid returns and tax deficiencies. Practitioners should advise clients to comply with IRS regulations on return preparation to avoid similar issues. The case also clarifies that statutory notices of deficiency signed by authorized agents are valid, streamlining IRS procedures. For taxpayers, this case highlights the limitations on refund claims and the importance of timely filing, as overpayments cannot be refunded or credited if the statute of limitations has expired. This ruling may deter frivolous tax protests, as the court warned of potential damages under section 6673 for cases brought merely for delay. Subsequent cases have applied these principles, emphasizing the need for valid tax returns and the authority of IRS agents in issuing notices of deficiency.