

American New Covenant Church v. Commissioner, 74 T. C. 293 (1980)

A new legal entity, even if it evolves from an existing organization, must file its own application for tax-exempt status under Section 501(c)(3).

Summary

The American New Covenant Church (ANCC), formed after Life Science Church (LSC) changed its name and incorporated, sought to challenge an IRS adverse determination regarding LSC's tax-exempt status. The Tax Court dismissed ANCC's petition, holding that ANCC, as a separate legal entity from LSC, lacked standing to challenge the determination issued to LSC. Additionally, ANCC failed to exhaust administrative remedies by not filing its own application for tax-exempt status. This case clarifies that a new legal entity must independently apply for tax-exempt status, even if it is a continuation or successor to another organization.

Facts

Life Science Church (LSC), an unincorporated auxiliary church, applied for tax-exempt status under Section 501(c)(3) in 1976. In 1977, LSC changed its name to the New Covenant Church in America and later to American New Covenant Church (ANCC), incorporating under California law. ANCC informed the IRS of the name change and submitted its articles of incorporation but did not file a new application for tax-exempt status. The IRS issued an adverse determination to LSC in 1978, which ANCC attempted to challenge.

Procedural History

ANCC filed a petition for declaratory judgment under Section 7428 to contest the IRS's adverse determination regarding LSC's tax-exempt status. The IRS moved to dismiss the petition for lack of jurisdiction, arguing that ANCC was not the proper party and had not exhausted administrative remedies. The Tax Court granted the motion to dismiss.

Issue(s)

1. Whether ANCC, as a separate legal entity from LSC, has standing to challenge the IRS's adverse determination issued to LSC?
2. Whether ANCC exhausted its administrative remedies as required by Section 7428(b)(2) before filing a petition for declaratory judgment?

Holding

1. No, because ANCC is a separate legal entity from LSC, it lacks standing to challenge the IRS's adverse determination issued to LSC.
2. No, because ANCC failed to exhaust its administrative remedies by not filing its own application for tax-exempt status, as required by the IRS.

Court's Reasoning

The court reasoned that ANCC's incorporation under California law created a new legal entity distinct from the unincorporated LSC. This distinction was supported by the differences in organizational structure and affiliation between LSC and ANCC. The court applied the principle from *Dartmouth College v. Woodward* that a corporation is a separate legal person from its members or predecessors. The IRS's proposed adverse ruling letter explicitly instructed that a new application was necessary for ANCC to be considered for tax-exempt status, which ANCC did not file. The court also noted that Section 7428(b)(2) requires exhaustion of administrative remedies, which ANCC failed to do by not submitting the required new application.

Practical Implications

This decision underscores the importance of filing a new application for tax-exempt status when an organization undergoes a significant change, such as incorporation. Legal practitioners advising clients on tax-exempt status must ensure that any new legal entity files its own application, even if it is a continuation or successor to a previously exempt organization. This case also highlights the need to carefully review IRS communications, as failure to follow instructions can result in the inability to challenge adverse determinations. The ruling may influence how the IRS and courts view the continuity of tax-exempt status across organizational changes, potentially affecting similar cases involving reorganizations or name changes.