

## ***Stanley v. Commissioner, 81 T. C. 634 (1983)***

A joint tax return is not valid if one spouse signs under duress, and the Tax Court has jurisdiction to redetermine the non-consenting spouse's separate tax liability.

### **Summary**

In *Stanley v. Commissioner*, Diane Stanley's husband, George, filed purported joint tax returns for 1973 and 1974 without her consent, using her W-2 forms obtained under duress. The Tax Court held that these returns were not valid joint returns because Diane did not consent, and the court had jurisdiction to assess her separate tax liability. The court found no unreported income for Diane and ruled she was not liable for any tax deficiencies or penalties. This case underscores the necessity of genuine consent for joint tax filings and the court's authority to address non-consenting spouses' liabilities separately.

### **Facts**

Diane Stanley and her husband, George, experienced marital issues, including physical threats from George. In 1973 and 1974, Diane worked as a bookkeeper and George operated a service station and package store. When tax returns were due, George demanded Diane's W-2 forms under threat of separating her from their children. George then filed what purported to be joint returns, signing Diane's name without her consent. The IRS issued a deficiency notice based on these returns, leading Diane to contest her liability.

### **Procedural History**

The Commissioner of Internal Revenue issued a notice of deficiency to Diane and George for the tax years 1973 and 1974, asserting deficiencies and penalties based on the purported joint returns. Diane filed a petition with the U. S. Tax Court challenging the validity of the joint returns and her liability. The court found that the returns were not valid joint returns and had jurisdiction to determine Diane's separate tax liability.

### **Issue(s)**

1. Whether Diane Stanley and George Stanley filed valid joint Federal income tax returns for the taxable years 1973 and 1974.
2. If the returns were not joint, whether the Tax Court had jurisdiction to redetermine Diane's individual income tax liabilities for the years involved.
3. If the returns were not joint and the court had jurisdiction, whether there were deficiencies in Diane's Federal income tax liabilities for 1973 and 1974.
4. If the returns were joint, whether there were deficiencies in Diane's and George's Federal income tax liabilities for the years involved.
5. Whether Diane was liable for the additions to tax for the taxable years 1973 and 1974.

## **Holding**

1. No, because Diane did not consent to the filing of joint returns; her W-2 forms were surrendered under duress.
2. Yes, because the Tax Court has jurisdiction to redetermine a non-consenting spouse's tax liability based on a separate return, as established in *Commissioner v. Burer*.
3. No, because Diane had no unreported taxable income for the years in question.
4. Not applicable, as the returns were not valid joint returns.
5. No, because Diane had no unreported income and the tax due on the purported joint returns was paid.

## **Court's Reasoning**

The court applied the rule that a joint return requires the consent of both spouses. Diane's surrender of her W-2 forms under duress did not constitute consent. The court relied on the precedent in *Brown v. Commissioner*, which established that a signature under duress does not create joint and several liability. The court also cited *Commissioner v. Burer* to affirm its jurisdiction over Diane's separate tax liability. The court found Diane's testimony credible and determined she had no unreported income, thus no deficiencies or penalties were warranted.

## **Practical Implications**

This decision clarifies that joint tax returns require genuine consent from both spouses. Attorneys should advise clients to document consent and consider separate filings if there is any coercion. The ruling also expands the Tax Court's jurisdiction to address the tax liabilities of non-consenting spouses, potentially affecting how similar cases are handled. This case may encourage more rigorous scrutiny of joint filings in marital disputes and could impact how the IRS assesses liabilities in cases of alleged duress. Subsequent cases, such as those involving spousal abuse or coercion, may reference *Stanley* for guidance on the validity of joint returns and jurisdictional issues.