

Hajecate v. Commissioner, 90 T. C. 280 (1988)

Grand jury materials disclosed under pre-Sells and Baggot orders cannot be used in new ways without a new disclosure order meeting the current legal standards.

Summary

In *Hajecate v. Commissioner*, the IRS sought to use grand jury materials obtained under pre-1983 orders to prepare for a civil tax case. The Tax Court held that the IRS's proposed use constituted a new disclosure, requiring a new order under Fed. R. Crim. P. 6(e) that must satisfy the post-1983 Supreme Court standards of a particularized need and connection to judicial proceedings. This decision highlights the importance of maintaining grand jury secrecy and the necessity of complying with updated legal standards for subsequent uses of previously disclosed materials.

Facts

The Hajecates were investigated by grand juries in the late 1970s for possible DOE regulation violations. The IRS obtained orders in 1979 and 1981 under Fed. R. Crim. P. 6(e) to examine grand jury materials for civil tax liability assessments. These orders did not meet the standards set by the Supreme Court in 1983 in *Baggot and Sells*. The IRS lost track of these materials until 1986 and then sought to use them in preparing for trial in tax deficiency cases against the Hajecates.

Procedural History

The IRS issued notices of deficiency based on the grand jury materials in 1980, 1981, and 1982. The Hajecates filed petitions in the U. S. Tax Court, challenging the IRS's access to and use of the grand jury materials. The Tax Court considered whether the IRS could use these materials under the pre-1983 orders or if a new order was required.

Issue(s)

1. Whether transcripts of grand jury proceedings and business records provided to the IRS under pre-Baggot and Sells orders are "matters occurring before the grand jury" requiring a valid court order for disclosure under Fed. R. Crim. P. 6(e).
2. Whether pre-Baggot and Sells orders have prospective effect for new disclosures of grand jury materials.
3. Whether the IRS's proposed use of these materials to prepare for trial constitutes a new disclosure requiring a new Fed. R. Crim. P. 6(e) order.

Holding

1. Yes, because the materials are likely to reveal the essence of what transpired before the grand jury, they are considered "matters occurring before the grand jury" and require a valid court order for disclosure.

2. No, because the Supreme Court's decisions in *Baggot* and *Sells* are not to be applied retroactively to invalidate final orders, but they do not have prospective effect for new disclosures.
3. Yes, because the IRS's proposed use of the materials to prepare for trial is a new disclosure, requiring a new Fed. R. Crim. P. 6(e) order that must satisfy the post-1983 standards.

Court's Reasoning

The court reasoned that grand jury secrecy is paramount and that the IRS's proposed use of the materials would increase the number of persons with access to them, thus constituting a new disclosure. The court relied on the Supreme Court's interpretation of "disclosure" in *Sells* and *John Doe, Inc. I*, which requires a new order for subsequent uses not contemplated by the original order. The court also considered the Second Circuit's decision in *Estate of Kluger*, which held that pre-*Baggot* and *Sells* orders should not be given prospective effect for new disclosures. The court emphasized that the IRS must demonstrate a particularized need for the materials to obtain a new order. The dissent argued that the majority's decision effectively overruled the Tax Court's prior decision in *Kluger* and unnecessarily burdened the court system.

Practical Implications

This decision reinforces the importance of grand jury secrecy and the need for government agencies to obtain new disclosure orders under current legal standards when seeking to use grand jury materials in new ways. It impacts how the IRS and other agencies approach civil tax cases involving grand jury materials, requiring them to reassess their reliance on pre-1983 orders. The decision may also influence how courts view the retroactive application of legal standards to existing orders. Subsequent cases have applied this ruling, emphasizing the need for particularized need in new disclosure requests. Practitioners should be aware of the necessity to seek new orders when using grand jury materials in civil proceedings, especially if the original order does not meet current standards.