

***Vahlco Corp. v. Commissioner*, 97 T. C. 428, 1991 U. S. Tax Ct. LEXIS 89, 97 T. C. No. 29 (1991)**

A corporation whose charter and right to do business have been forfeited for nonpayment of franchise taxes lacks the capacity to bring a suit in the U. S. Tax Court.

### **Summary**

In *Vahlco Corp. v. Commissioner*, the U. S. Tax Court addressed whether a corporation, whose privileges and charter were forfeited under Texas law for nonpayment of franchise taxes, could bring a case before it. Vahlco Corporation's right to do business was forfeited in 1982, and its charter was forfeited in 1983. The court held that under Texas law, which governs a corporation's capacity to sue, Vahlco lacked the capacity to litigate in the Tax Court due to its forfeited status. The decision underscores that a corporation must maintain its legal standing to pursue legal action, emphasizing the importance of compliance with state tax obligations to preserve corporate rights.

### **Facts**

Vahlco Corporation was incorporated in Texas and ceased business operations after a foreclosure in 1978. In 1982, Vahlco failed to file a franchise tax report and pay franchise taxes, leading to the forfeiture of its right to do business. Subsequently, in 1983, the Texas Secretary of State forfeited Vahlco's corporate charter due to continued noncompliance. Despite these forfeitures, Vahlco attempted to file petitions in the U. S. Tax Court in 1988 against the Commissioner of Internal Revenue regarding tax deficiencies for the years 1967 to 1970.

### **Procedural History**

The Commissioner moved to dismiss Vahlco's petitions for lack of jurisdiction, arguing that Vahlco lacked capacity to sue due to its forfeited status under Texas law. Initially, the cases were set for trial, but were continued upon Vahlco's motion, during which Vahlco acknowledged its ceased existence. After further continuances, the court consolidated the cases and held an evidentiary hearing on the Commissioner's motion to dismiss.

### **Issue(s)**

1. Whether a corporation, whose right to do business and corporate charter have been forfeited under Texas law for nonpayment of franchise taxes, has the capacity to bring a suit in the U. S. Tax Court?

### **Holding**

1. No, because under Texas law, which governs a corporation's capacity to sue in

the Tax Court, a corporation with a forfeited charter and right to do business lacks the capacity to initiate legal action.

### **Court's Reasoning**

The Tax Court applied Rule 60(c) of the Tax Court Rules of Practice and Procedure, which states that a corporation's capacity to engage in litigation before the Tax Court is determined by the law under which it was organized. Texas law, specifically the Texas Tax Code, prohibits a corporation with a forfeited charter from maintaining any civil action. The court cited previous cases involving similar statutes in California and Illinois, concluding that a corporation's lack of capacity to sue in its state of incorporation extends to the Tax Court. The court emphasized that the forfeiture of Vahlco's charter and privileges was not remedied, and thus, Vahlco could not bring an action in the Tax Court. The decision was supported by the policy aim of encouraging tax compliance and was consistent with the court's previous rulings on corporate capacity.

### **Practical Implications**

This decision underscores the importance of maintaining corporate status and complying with state tax obligations. Corporations must ensure their legal standing to pursue or defend against legal actions, including tax disputes. The ruling implies that legal practitioners should verify a client's corporate status before initiating litigation, especially in tax matters. For businesses, this case highlights the severe consequences of neglecting franchise tax obligations, which can result in the loss of legal capacity to operate or litigate. Subsequent cases have distinguished Vahlco when corporations have remedied their forfeited status before initiating legal action, reinforcing the principle that timely compliance can restore corporate rights.