

Patronik-Holder v. Commissioner, 100 T. C. 374 (1993)

The minimum penalty for late filing under IRC Section 6651(a) does not apply when there is no underpayment of tax after accounting for withholding credits.

Summary

In *Patronik-Holder v. Commissioner*, the Tax Court addressed the application of penalties under IRC Sections 6651(a)(1) and 6653(a)(1) for failure to file and negligence, respectively. The case involved Christine Patronik-Holder, who did not file her 1988 tax return on time despite having a tax liability fully covered by withholdings. The Court held that the minimum penalty for late filing under Section 6651(a) did not apply because there was no underpayment after accounting for withholding credits. However, the negligence penalty under Section 6653(a)(1) was upheld due to the late filing, reflecting the Court's interpretation of statutory language and legislative intent.

Facts

Christine Patronik-Holder and her husband did not file a Federal income tax return for 1988 until after receiving a notice of deficiency. The notice was issued solely to Christine, determining a tax deficiency based on her reported wages. Despite the late filing, their joint tax liability of \$10,510 was fully covered by \$10,631 in withholdings. Christine argued against the imposition of penalties under Sections 6651(a)(1) and 6653(a)(1), claiming no underpayment existed due to the withholding credits.

Procedural History

The IRS issued a notice of deficiency to Christine Patronik-Holder for 1988, determining a deficiency and asserting penalties under IRC Sections 6651(a)(1) and 6653(a)(1). Christine and her husband later filed a joint return, which was not considered timely. The Tax Court reviewed the case, focusing on the applicability of the penalties given the full coverage of their tax liability by withholdings.

Issue(s)

1. Whether Christine Patronik-Holder is liable for the minimum penalty under IRC Section 6651(a)(1) for late filing despite no underpayment after withholdings.
2. Whether Christine Patronik-Holder is liable for the negligence penalty under IRC Section 6653(a)(1) due to the late filing of her return.

Holding

1. No, because there was no underpayment of tax after accounting for withholding credits, the minimum penalty under Section 6651(a)(1) does not apply.
2. Yes, because the failure to timely file a return constitutes negligence, the penalty

under Section 6653(a)(1) applies.

Court's Reasoning

The Court interpreted the flush language of Section 6651(a), which imposes a minimum penalty for late filing over 60 days, to require an underpayment of tax for the penalty to apply. The legislative history supported this interpretation, indicating that the minimum penalty was intended for cases with an underpayment. Since Christine's tax liability was fully satisfied by withholdings, no underpayment existed, and thus, the minimum penalty was not applicable. However, the Court found that the negligence penalty under Section 6653(a)(1) was appropriate because the late filing demonstrated a lack of due care, a standard required for timely tax filings.

Practical Implications

This decision clarifies that the minimum penalty under Section 6651(a)(1) for late filing does not apply when withholdings exceed the tax liability, emphasizing the importance of considering withholding credits in penalty assessments. Practitioners must carefully review withholding amounts when advising clients on potential penalties for late filing. The ruling also reinforces the application of negligence penalties for late filings, regardless of the existence of an underpayment, reminding taxpayers of the importance of timely filing. Subsequent cases have referenced this decision when interpreting similar penalty provisions, ensuring consistency in tax penalty assessments.