

Little v. Commissioner, 113 T. C. 474 (1999)

A fiduciary is not personally liable for an estate's tax debts under 31 U. S. C. § 3713(b) if they reasonably rely on erroneous legal advice that no such debts exist.

Summary

William D. Little, acting as personal representative for Jerry J. Calton's estate, disbursed estate assets based on his attorney's repeated advice that no taxes were owed. Despite receiving forms indicating income, Little relied on his attorney's erroneous legal advice until discovering the tax liabilities in 1993, after most assets were distributed. The U. S. Tax Court held that Little was not personally liable under 31 U. S. C. § 3713(b) because he did not knowingly disregard the estate's tax debts, having reasonably relied on his attorney's advice.

Facts

Jerry J. Calton died intestate in 1989, and William D. Little, a friend with no prior estate administration experience, was appointed personal representative. Attorney Roger Lahr, engaged to assist with the estate, advised Little that no taxes were due despite receiving Forms W-2 and 1099 indicating income in 1989 and 1990. Lahr's advice continued even after receiving notices from the IRS in 1992 and 1993. In 1993, accountant Norman Dilg discovered unfiled tax returns and prepared and filed returns for 1989-1991, revealing tax liabilities. Little submitted an Offer in Compromise, which was rejected, and relied on Lahr's advice to close the estate, believing the tax issues were resolved.

Procedural History

The IRS determined Little was personally liable for the estate's unpaid income tax liabilities under 31 U. S. C. § 3713(b). Little petitioned the U. S. Tax Court for review. The court found in favor of Little, holding that he was not personally liable for the estate's tax debts.

Issue(s)

1. Whether a fiduciary is personally liable under 31 U. S. C. § 3713(b) for an estate's unpaid tax liabilities when the fiduciary reasonably and in good faith relies on erroneous legal advice that no such liabilities exist.

Holding

1. No, because a fiduciary who reasonably relies on erroneous legal advice does not knowingly disregard debts due to the United States, which is required for liability under 31 U. S. C. § 3713(b).

Court's Reasoning

The court reasoned that while Little was put on inquiry by receiving tax information forms, he acted prudently by consulting his attorney, who repeatedly advised that no taxes were due. The court emphasized that Little's reliance on his attorney's advice was reasonable and in good faith, especially given his lack of experience in estate administration. The court distinguished this case from others where fiduciaries were held liable, noting that Little's inquiry was neither haphazard nor careless. The court cited *United States v. Boyle*, which supports the reasonableness of relying on an attorney's advice regarding tax liabilities. The court concluded that Little did not knowingly disregard the estate's tax debts and thus was not liable under 31 U. S. C. § 3713(b).

Practical Implications

This decision clarifies that fiduciaries can avoid personal liability for an estate's tax debts if they reasonably rely on legal advice, even if that advice turns out to be incorrect. It emphasizes the importance of seeking and following competent legal advice in estate administration. For attorneys, this case highlights the potential consequences of providing erroneous tax advice and the need for thorough investigation of potential tax liabilities. Future cases involving fiduciary liability under 31 U. S. C. § 3713(b) may reference this decision to assess the reasonableness of a fiduciary's reliance on legal advice. The ruling may encourage fiduciaries to engage experienced professionals early in the estate administration process to mitigate personal risk.