# Eric E. and Dorothy M. Smith v. Commissioner of Internal Revenue, 114 T. C. 489 (2000), 2000 U. S. Tax Ct. LEXIS 35, 114 T. C. No. 29

A notice of deficiency remains valid and tolls the statute of limitations even if it omits the last day to file a petition, as long as the taxpayer receives it without prejudicial delay.

# **Summary**

In Smith v. Commissioner, the IRS sent a notice of deficiency to the Smiths but failed to include the petition filing deadline. Despite this omission, the Smiths received the notice and filed a timely petition. The Tax Court held that the notice was valid because the Smiths were not prejudiced by the missing date, affirming that the statute of limitations was tolled. This case emphasizes that the actual receipt and timely response to a notice of deficiency are more critical than technical compliance with IRS procedures for including the petition date.

## **Facts**

In April 1996, the Smiths filed their 1995 federal income tax return. On March 5, 1999, the IRS mailed a notice of deficiency to the Smiths, which they received midmonth. The notice omitted the last day to file a petition with the Tax Court. On April 29, 1999, the Smiths' counsel notified the IRS of the missing date. The IRS responded on April 30, 1999, confirming the oversight and providing the missing dates. The Smiths filed their petition on June 3, 1999, which was timely received by the court on June 9, 1999.

## **Procedural History**

The Smiths filed a petition in the U. S. Tax Court challenging the validity of the notice of deficiency due to the missing petition date. The case was submitted fully stipulated, and the Tax Court issued its opinion on June 8, 2000, holding in favor of the Commissioner.

#### Issue(s)

1. Whether a notice of deficiency is valid and tolls the statute of limitations when it omits the last day to file a petition with the Tax Court.

#### Holding

1. Yes, because the notice of deficiency was received by the taxpayers without prejudicial delay, and they filed a timely petition, the notice was valid and tolled the statute of limitations.

## **Court's Reasoning**

The court applied the legal rule that a notice of deficiency must be received by the taxpayer and afford them the opportunity to file a timely petition to be valid. The court cited the Tenth Circuit's decision in Scheidt v. Commissioner, which stated that a notice of deficiency received without prejudicial delay is sufficient to toll the statute of limitations. The court emphasized that the IRS's failure to include the petition date, as required by the Internal Revenue Service Restructuring and Reform Act of 1998, did not invalidate the notice because the Smiths were not prejudiced. The court noted that Congress did not specify consequences for failing to include the petition date, reinforcing the focus on actual receipt and timely response. The court rejected the IRS's argument that section 7522 of the Internal Revenue Code, which states that an inadequate description in a notice does not invalidate it, applied to this case, as section 7522 does not address the petition date.

# **Practical Implications**

This decision underscores that the validity of a notice of deficiency hinges on the taxpayer's receipt and timely response rather than strict adherence to procedural formalities. Practitioners should ensure clients are aware of the 90-day filing period, regardless of whether it is stated in the notice. The ruling suggests that taxpayers and their attorneys should monitor the statute of limitations closely and not rely solely on the notice's stated deadlines. This case may influence IRS procedures to ensure more consistent inclusion of petition dates to avoid future litigation. Subsequent cases citing Smith have reinforced the principle that the focus should be on the taxpayer's opportunity to respond rather than on procedural defects in the notice.