

***Katz v. Commissioner, 115 T. C. 329, 2000 U. S. Tax Ct. LEXIS 71, 115 T. C. No. 26 (2000)***

The Tax Court clarified the flexibility of IRS Appeals hearings and its jurisdiction over tax collection issues, including interest abatement.

**Summary**

Scott Katz challenged an IRS lien on his 1990 tax liabilities, arguing he was not afforded a proper Appeals hearing and that his tax liabilities were discharged in bankruptcy. The Tax Court held that Katz was provided an adequate opportunity for an Appeals hearing, which could be conducted via telephone, and that his challenge to the underlying tax deficiency and additions to tax were barred by res judicata. However, the court retained jurisdiction to review the Appeals officer's determination regarding interest abatement, but found no abuse of discretion in denying Katz's request for such abatement.

**Facts**

Scott Katz received a notice of deficiency for his 1990 tax year. After challenging it in Tax Court, a stipulated decision was entered confirming a tax deficiency, additions to tax, and interest. Subsequently, the IRS filed a lien, prompting Katz to request an Appeals hearing, which he refused to attend due to its inconvenient location. The Appeals officer discussed the matter with Katz via telephone, and later issued a notice of determination not to withdraw the lien. Katz then petitioned the Tax Court, arguing he did not receive an adequate Appeals hearing and challenging the underlying tax liabilities.

**Procedural History**

Katz filed a petition in the Tax Court to redetermine the deficiency, resulting in a stipulated decision in 1998. After the IRS lien filing, Katz requested an Appeals hearing, which he did not attend. The Appeals officer issued a notice of determination in 1999, and Katz filed a petition in the Tax Court to review this determination, leading to the court's decision in 2000.

**Issue(s)**

1. Whether Katz was provided an adequate opportunity for an Appeals hearing under section 6320(b) of the Internal Revenue Code.
2. Whether Katz's challenge to the tax deficiency and additions to tax for 1990 states a cognizable claim for relief.
3. Whether the Tax Court has jurisdiction to review the Appeals officer's determination regarding interest abatement.

**Holding**

1. Yes, because Katz was offered an in-person hearing and had the opportunity to discuss his case over the telephone, which constituted an adequate Appeals hearing.
2. No, because Katz's liability for the tax deficiency and additions to tax was established by a stipulated decision and a prior bankruptcy court ruling, precluding further challenge under the doctrine of res judicata.
3. Yes, because the Tax Court has jurisdiction over interest abatement cases under section 6404(i), but no, because the Appeals officer did not abuse his discretion in denying interest abatement.

### **Court's Reasoning**

The court applied section 6320(b), which does not specify the location or format of an Appeals hearing, to conclude that Katz was afforded an adequate opportunity for a hearing. The court drew on the informal nature of IRS Appeals hearings and the flexibility in their location, as established by previous cases and Treasury regulations. Katz's refusal to attend the in-person hearing and his subsequent telephone discussion with the Appeals officer were deemed sufficient to meet the statutory requirement. On the issue of the underlying tax liability, the court relied on the doctrine of res judicata, noting that the stipulated decision and the bankruptcy court's ruling precluded Katz from relitigating the tax deficiency and additions to tax. For interest abatement, the court found jurisdiction under section 6404(i), but determined that Katz's claim did not meet the criteria for abatement as he did not allege a ministerial error by the IRS.

### **Practical Implications**

This decision clarifies that IRS Appeals hearings can be conducted flexibly, including via telephone, which impacts how taxpayers and their representatives approach such hearings. It reinforces the finality of Tax Court decisions and the limitations on challenging tax liabilities post-stipulation, affecting legal strategies in tax disputes. The ruling also underscores the Tax Court's jurisdiction over interest abatement issues, guiding attorneys on where to file such claims. Practitioners should be aware that without a clear ministerial error by the IRS, requests for interest abatement are likely to fail. Subsequent cases have applied these principles, particularly in affirming the informal nature of IRS Appeals hearings and the scope of Tax Court jurisdiction over collection matters.