

Alt v. Commissioner, 119 T. C. 313 (U. S. Tax Court 2002)

In *Alt v. Commissioner*, the U. S. Tax Court denied relief to a spouse seeking to be relieved of joint tax liabilities under Section 6015 of the Internal Revenue Code. The court found that the petitioner, who had signed joint tax returns without review, did not qualify for relief under subsections (b), (c), or (f) of Section 6015. The decision underscores the challenges of obtaining innocent spouse relief when the requesting spouse has benefited from the tax understatements and remains married to the non-requesting spouse, highlighting the stringent criteria for such relief under the tax code.

Parties

Petitioner: Mary Alt, as the requesting spouse for relief under Section 6015.
Respondent: Commissioner of Internal Revenue, representing the Internal Revenue Service.

Facts

Mary Alt and her husband, Dr. William J. Alt, filed joint tax returns for the taxable years 1982 through 1988, and Dr. Alt filed a separate return for 1989. Mary Alt signed these returns without reviewing their contents, relying on their daughter Karen and a tax preparer, Ron Schultz. During the relevant period, Dr. Alt's income was funneled through over 40 corporations managed by Karen, with family members listed as officers. The couple enjoyed significant benefits from the tax savings, including the purchase of properties, a Georgian mansion, and financial support for their children's education. After tax deficiencies were assessed, Mary Alt sought relief under Section 6015(b), (c), and (f).

Procedural History

The IRS determined deficiencies and additions to tax for the years 1982 through 1989, leading to a stipulation of settlement in 1993 for the years 1982 through 1988. In 2000, Mary Alt requested innocent spouse relief, which was denied by the IRS. She then filed a petition with the U. S. Tax Court, which had jurisdiction under Section 6015(e) to review the IRS's determinations for the years 1982 through 1989.

Issue(s)

Whether Mary Alt is entitled to relief from joint and several tax liability under Section 6015(b), (c), or (f) of the Internal Revenue Code for the taxable years 1982 through 1989?

Rule(s) of Law

Section 6015 of the Internal Revenue Code provides relief from joint and several liability for spouses who file joint tax returns. Section 6015(b) allows relief if the

understatement of tax is attributable to the other spouse, the requesting spouse did not know or have reason to know of the understatement, and it would be inequitable to hold the requesting spouse liable. Section 6015(c) permits relief if the spouses are no longer married or have been living separately for at least 12 months. Section 6015(f) provides for equitable relief if it is inequitable to hold the individual liable under the circumstances, and relief is not available under (b) or (c).

Holding

The U. S. Tax Court held that Mary Alt was not entitled to relief under Section 6015(b), (c), or (f) for the taxable years 1982 through 1988. The court found that it would not be inequitable to hold her liable due to the significant benefits she received from the tax understatements. For 1989, relief was denied because no joint return was filed.

Reasoning

The court's reasoning focused on the equitable factors under Section 6015(b)(1)(D) and Section 6015(f). For Section 6015(b), the court noted that Mary Alt benefited from the tax savings, as evidenced by the purchase of properties and support for their children's education. There was no evidence of concealment or wrongdoing by Dr. Alt, and Mary Alt did not demonstrate economic hardship. The court applied similar factors under Section 6015(f), finding no abuse of discretion by the IRS in denying relief. The court also rejected relief under Section 6015(c) because Mary Alt remained married to and living with Dr. Alt. The decision reflects a strict application of the statutory criteria for innocent spouse relief, emphasizing the importance of the requesting spouse's knowledge and the equitable considerations of their circumstances.

Disposition

The U. S. Tax Court entered a decision for the respondent, denying Mary Alt's request for relief under Section 6015 for the taxable years 1982 through 1989.

Significance/Impact

Alt v. Commissioner underscores the stringent requirements for obtaining innocent spouse relief under Section 6015 of the Internal Revenue Code. The case illustrates the challenges faced by requesting spouses who remain married and have benefited from the tax understatements. It highlights the importance of the equitable factors considered by the court, such as the requesting spouse's knowledge, benefits received, and economic hardship. This decision has been cited in subsequent cases to reinforce the court's interpretation of the statutory provisions and the factors considered in granting or denying relief. It serves as a reminder to taxpayers of the complexities involved in seeking relief from joint tax liabilities and the need for careful consideration of their circumstances before filing joint returns.