

Washington v. Commissioner, 120 T. C. 137 (U. S. Tax Ct. 2003)

In *Washington v. Commissioner*, the U. S. Tax Court ruled that Connie Washington was entitled to equitable relief under IRC Section 6015(f) from joint tax liability for 1989, reversing the IRS's denial. The court found it inequitable to hold her liable due to her ex-husband's unpaid taxes, and she could receive refunds for payments made after July 22, 1996. This decision expands the scope of relief available under Section 6015(f) for taxpayers facing economic hardship from joint tax liabilities.

Parties

Connie A. Washington, the petitioner, filed a pro se petition against the Commissioner of Internal Revenue, the respondent. At the trial court level, she was represented by herself, while the respondent was represented by counsel, James R. Rich. The case was heard by Judge Julian I. Jacobs of the United States Tax Court.

Facts

Connie A. Washington and her then-husband, Kenneth Washington, filed a joint federal income tax return for 1989, reporting a tax liability of \$4,779, which they did not pay at the time of filing. Connie worked as a government purchasing agent, and Kenneth was a self-employed carpenter. They separated in 1992 and were divorced in 1997. Connie received no assets from the divorce and was the sole provider for their two children. The IRS applied Connie's overpayments from subsequent years and garnished her wages to satisfy the 1989 tax liability. Connie sought relief under IRC Section 6015(f), claiming that it would be inequitable to hold her liable for the unpaid tax, as she had no knowledge of Kenneth's business affairs and did not benefit from the unpaid tax.

Procedural History

Connie Washington filed multiple Forms 8857 with the IRS on June 29, 1999, seeking relief under IRC Section 6015 for tax years 1995-1998, which the IRS interpreted as a claim for relief for the 1989 tax year. On November 13, 2000, the IRS issued a Notice of Determination denying her relief under Sections 6015(b), (c), and (f). Connie timely filed a petition with the U. S. Tax Court on February 7, 2001, seeking review of the IRS's determination. The Tax Court's standard of review was whether the IRS's denial of relief under Section 6015(f) constituted an abuse of discretion.

Issue(s)

Whether the IRS's denial of Connie Washington's request for relief under IRC Section 6015(f) was an abuse of discretion?

Whether Connie Washington is entitled to refunds for amounts paid or applied toward the unpaid 1989 tax liability?

Rule(s) of Law

IRC Section 6015(f) provides that the Secretary may relieve an individual of liability for unpaid tax if, taking into account all the facts and circumstances, it is inequitable to hold the individual liable, and relief is not available under Sections 6015(b) or (c). IRC Section 6015(g) governs the allowance of credits and refunds when relief is granted under Section 6015, subject to the limitations of Section 6511, which requires that a claim for refund must be filed within three years from the time the return was filed or two years from the time the tax was paid, whichever is later.

Holding

The U. S. Tax Court held that the IRS's denial of relief under IRC Section 6015(f) was an abuse of discretion and that it would be inequitable to hold Connie Washington liable for the unpaid 1989 tax liability. The court further held that Connie Washington was entitled to refunds for her overpayments applied to the 1989 tax liability after July 22, 1996, and for her wages garnished in June 1998.

Reasoning

The court analyzed the factors set forth in Revenue Procedure 2000-15 to determine whether equitable relief was warranted under Section 6015(f). The court found that Connie Washington was divorced from her husband, the liability was attributable to him, and she would suffer economic hardship if relief were denied. The court rejected the IRS's arguments that Connie knew or had reason to know the tax would not be paid, that she did not suffer economic hardship, and that her former husband had no legal obligation under the divorce decree to pay the tax. The court also followed the reasoning of *Flores v. United States*, holding that Section 6015 applies to the entire tax liability for a year if any portion remains unpaid as of the date of enactment, not just to the portion remaining unpaid after July 22, 1998. The court determined that Connie's request for relief was filed as of July 22, 1998, and therefore, she was entitled to refunds for payments made after July 22, 1996, subject to the limitations of Section 6511.

Disposition

The U. S. Tax Court reversed the IRS's denial of relief under IRC Section 6015(f) and ordered that Connie Washington be relieved of the 1989 tax liability and receive refunds for her overpayments applied to that liability after July 22, 1996, and for her wages garnished in June 1998, pursuant to Rule 155.

Significance/Impact

Washington v. Commissioner significantly expands the scope of relief available under IRC Section 6015(f) by applying it to the entire tax liability for a year if any portion remains unpaid as of the date of enactment. This decision provides a more equitable outcome for taxpayers facing economic hardship from joint tax liabilities

and clarifies the application of Section 6015(g) for refunds. The case has been followed by other courts and has practical implications for legal practitioners advising clients on innocent spouse relief claims.