### Iannone v. Commissioner, 122 T. C. 287 (U. S. Tax Ct. 2004)

The U. S. Tax Court ruled that federal tax liens on a taxpayer's property, including a 401(k) account, survive bankruptcy discharge, allowing the IRS to proceed with collection by levy. This decision clarifies that while a bankruptcy discharge may eliminate personal liability for taxes, it does not extinguish existing federal tax liens, emphasizing the in rem nature of such liens over personal exemptions under state law.

#### **Parties**

Gregory Iannone, the petitioner, filed a petition for judicial review against the Commissioner of Internal Revenue, the respondent, following a notice of determination concerning collection action for unpaid tax liabilities for the years 1987, 1989, and 1991.

#### **Facts**

Gregory Iannone filed a Chapter 7 bankruptcy petition on June 16, 1997, and received a discharge on September 29, 1997. Prior to bankruptcy, the IRS had issued notices for unpaid federal income taxes for the years 1987, 1989, and 1991. The IRS sent Iannone a notice of intent to levy and a notice of his right to a hearing on January 12, 2002. Iannone requested a collection due process hearing, which took place on July 9, 2002. During the hearing, it was agreed that the taxes might be dischargeable, but the IRS maintained that a federal tax lien attached to Iannone's 401(k) account, which was exempt property listed in his bankruptcy petition.

#### **Procedural History**

Following the hearing, the IRS issued a notice of determination on October 8, 2002, upholding the levy action on Iannone's exempt property. Iannone filed a timely petition for judicial review in the U. S. Tax Court. The court granted the IRS's motion to dismiss for lack of jurisdiction regarding the 1987 tax year, leaving the 1989 and 1991 tax years at issue. The case proceeded to trial, where the court considered whether the IRS could proceed with collection by levy post-bankruptcy discharge.

#### Issue(s)

Whether the IRS may proceed with collection by levy on property subject to a federal tax lien after the taxpayer's personal liability for the underlying taxes has been discharged in bankruptcy?

#### Rule(s) of Law

Under 26 U. S. C. § 6321, the government obtains a lien against all property and rights to property of any person liable for taxes upon demand for payment and

nonpayment. 26 U. S. C. § 6322 states that such liens arise automatically upon assessment and continue until the liability is satisfied or the statute of limitations expires. 11 U. S. C. § 522(c)(2)(B) provides that exempt property remains subject to properly filed tax liens even after discharge of the underlying tax liability. 26 U. S. C. § 6331(a) authorizes the IRS to collect taxes by levy on all property and rights to property, except those exempt under 26 U. S. C. § 6334.

# **Holding**

The U. S. Tax Court held that the IRS may proceed with collection by levy on Iannone's property, including his 401(k) account, because the federal tax lien attached to the property prior to bankruptcy and was not extinguished by the bankruptcy discharge.

## Reasoning

The court reasoned that the IRS's federal tax lien, which arose prior to Iannone's bankruptcy filing, remained enforceable against his property post-discharge. The court emphasized the distinction between in personam liability, which is discharged in bankruptcy, and in rem liability, which continues against the property. The court rejected Iannone's argument that his 401(k) account was exempt from levy under New Jersey law, citing 26 U. S. C. § 6334(c) and 26 C. F. R. § 301. 6334-1(c), which state that no property is exempt from levy except as specifically provided by federal law. The court also noted that the Appeals officer had assumed the tax liabilities were discharged for the purpose of the collection proceeding, focusing instead on the enforceability of the lien. The court found no abuse of discretion in this approach and affirmed the IRS's determination to proceed with levy.

# **Disposition**

The U. S. Tax Court entered a decision for the respondent, affirming the IRS's right to proceed with collection by levy on Iannone's property.

### Significance/Impact

This case reinforces the principle that federal tax liens survive bankruptcy discharge and remain enforceable against the debtor's property. It underscores the in rem nature of tax liens and their priority over state law exemptions in post-bankruptcy collection actions. The decision has significant implications for taxpayers and practitioners in understanding the limits of bankruptcy discharge in relation to federal tax liens and the IRS's collection powers. Subsequent courts have cited this case to affirm the continuity of federal tax liens post-discharge, affecting how debtors and creditors approach tax-related bankruptcy issues.