

Coleman v. Commissioner, 123 T. C. 346 (U. S. Tax Ct. 2004)

In *Coleman v. Commissioner*, the U. S. Tax Court ruled that the IRS is not obligated to produce evidence supporting a penalty for failure to file taxes when the taxpayer's petition fails to challenge the penalty, effectively conceding the issue. This decision clarifies the application of Section 7491(c) of the Internal Revenue Code, which shifts the burden of production to the IRS for penalties, but only when contested by the taxpayer. The ruling underscores the importance of clear and specific pleadings in tax litigation and reinforces the court's stance against frivolous arguments.

Parties

Petitioner: Coleman, residing in Rocklin, California, at the time the petition was filed. Respondent: Commissioner of Internal Revenue.

Facts

The IRS issued a notice of deficiency to Coleman for the taxable year 2001, determining a deficiency of \$1,369 in federal income tax and an addition to tax of \$308.03 under Section 6651(a)(1) for failure to file a tax return. Coleman contested this notice by filing a petition with the U. S. Tax Court, asserting that he was a "non-taxpayer" and that the IRS lacked jurisdiction over him. He did not specifically challenge the addition to tax under Section 6651(a)(1). The IRS moved to dismiss the case for failure to state a claim upon which relief could be granted. Coleman filed an amended petition and an objection to the motion to dismiss, reiterating his initial arguments. The IRS did not offer evidence supporting the addition to tax during the hearing, asserting it was not required to do so.

Procedural History

The case was assigned to Chief Special Trial Judge Peter J. Panuthos. The IRS moved to dismiss the petition for failure to state a claim. The Tax Court ordered Coleman to file a proper amended petition with specific allegations. Coleman complied but continued to assert frivolous arguments. The IRS's motion to dismiss was heard, and Coleman did not appear but submitted a written statement. The Tax Court adopted the Special Trial Judge's opinion, which recommended granting the IRS's motion to dismiss.

Issue(s)

Whether the IRS is required to produce evidence supporting the addition to tax under Section 6651(a)(1) when the taxpayer's petition fails to specifically challenge the penalty?

Rule(s) of Law

Section 7491(c) of the Internal Revenue Code states: “Notwithstanding any other provision of this title, the Secretary shall have the burden of production in any court proceeding with respect to the liability of any individual for any penalty, addition to tax, or additional amount imposed by this title. ” Tax Court Rule 34(b)(4) requires a petition to contain clear and concise assignments of each and every error allegedly committed by the Commissioner in the determination of the deficiency and additions to tax.

Holding

The U. S. Tax Court held that the IRS is not required to produce evidence supporting the addition to tax under Section 6651(a)(1) when the taxpayer’s petition does not specifically challenge the penalty, thereby conceding the issue.

Reasoning

The court’s reasoning centered on the application of Section 7491(c) and Tax Court Rule 34(b)(4). The court cited *Swain v. Commissioner*, where it was established that the IRS is relieved of the burden of production under Section 7491(c) if the taxpayer is deemed to have conceded the penalty by failing to challenge it in the petition. In Coleman’s case, his petition and amended petition lacked specific challenges to the addition to tax, focusing instead on frivolous arguments about his status as a “non-taxpayer” and the IRS’s jurisdiction. The court noted that Coleman’s failure to raise a justiciable claim regarding the penalty meant he had effectively conceded it. The court also emphasized the importance of clear and specific pleadings, as required by Tax Court Rule 34(b)(4), to ensure that all issues are properly contested. The decision reinforces the court’s stance against frivolous arguments and clarifies the procedural requirements for challenging IRS determinations.

Disposition

The Tax Court granted the IRS’s motion to dismiss and entered a decision sustaining the determinations set forth in the notice of deficiency issued to Coleman.

Significance/Impact

Coleman v. Commissioner is significant for clarifying the application of Section 7491(c) of the Internal Revenue Code. It establishes that the IRS’s burden of production for penalties is contingent upon the taxpayer specifically challenging the penalty in their petition. This ruling reinforces the importance of clear and specific pleadings in tax litigation and may deter taxpayers from raising frivolous arguments. The decision also highlights the Tax Court’s authority to dismiss cases for failure to state a claim and its discretion in imposing penalties under Section 6673(a) for maintaining frivolous proceedings. Subsequent courts have cited *Coleman* in similar cases to uphold dismissals where taxpayers failed to contest penalties adequately.