# Estate of Mark Brandon, Deceased, Janet Brandon, Executrix v. Commissioner of Internal Revenue, 133 T. C. 83 (2009)

In a significant ruling on tax liens, the U. S. Tax Court upheld the validity of a federal tax lien filed against Mark Brandon, who had died after the lien's assessment but before its filing. The court clarified that a tax lien attaches at assessment, not filing, and remains valid post-mortem. This decision underscores the enduring nature of federal tax liens and their applicability to estates, impacting tax collection and estate planning practices.

#### **Parties**

The petitioner was the Estate of Mark Brandon, represented by Janet Brandon as Executrix, throughout the proceedings in the United States Tax Court. The respondent was the Commissioner of Internal Revenue.

#### **Facts**

On August 9, 2004, the Commissioner issued Mark Brandon a proposed assessment for trust fund recovery penalties under 26 U. S. C. § 6672 for the periods ending September 30 and December 31, 2003. After filing a protest and failing to reach an agreement, the case was closed as unagreed on January 31, 2006. The trust penalties were assessed on February 27, 2006. Mark Brandon died in a motorcycle accident on April 27, 2006. On November 2, 2006, a notice of federal tax lien was issued to Brandon, and the next day, the lien was recorded with the clerk of Denton County, Texas. The estate, sharing Brandon's address, received the lien notice and subsequently requested a collection due process hearing, challenging the lien's validity due to Brandon's death.

### **Procedural History**

The Commissioner assessed trust fund recovery penalties against Mark Brandon on February 27, 2006. Following Brandon's death, a notice of federal tax lien was issued on November 2, 2006, and filed the next day. The estate requested a collection due process hearing on November 15, 2006, which was held on January 22, 2007. The Appeals officer issued a notice of determination on March 7, 2007, sustaining the lien. The estate then filed a petition with the Tax Court on April 5, 2007, seeking review of the determination. The court reviewed the case fully stipulated under Tax Court Rule 122, applying an abuse of discretion standard.

### Issue(s)

Whether a federal tax lien filed against a deceased taxpayer is valid when the lien attached before the taxpayer's death but was filed afterward?

### Rule(s) of Law

Under 26 U. S. C. § 6321, a lien arises at the time the assessment is made and continues until the liability is satisfied or becomes unenforceable by lapse of time, as per 26 U. S. C. § 6322. The validity of a notice of federal tax lien is governed by 26 U. S. C. § 6323(f)(3) and 26 C. F. R. § 301. 6323(f)-1(d), which require the lien to be filed on Form 668, identifying the taxpayer, the tax liability, and the date of assessment.

## Holding

The Tax Court held that the federal tax lien was valid because it attached to Mark Brandon's property on the date of assessment, February 27, 2006, before his death. The court further held that the notice of federal tax lien and the lien itself were valid despite being issued in Brandon's name after his death, as per the applicable statutes and regulations.

### Reasoning

The court's reasoning centered on the timing of the lien's attachment and the requirements for its validity. The court emphasized that under 26 U. S. C. § 6321, the lien attached to all of Brandon's property upon assessment, which occurred before his death. This lien remained valid post-mortem, as supported by precedents like *United States v. Bess* and *Burton v. Smith*, which established that a lien is not invalidated by a subsequent transfer of property. The court also addressed the estate's contention regarding the naming of Brandon on the lien documents, affirming that the lien notice and the NFTL were valid under 26 U. S. C. § 6320(a) and 26 C. F. R. § 301. 6323(f)-1(d). The court noted the absence of a special rule for deceased taxpayers but found that the estate's receipt of the lien notice and participation in the hearing fulfilled the intent of the statute. The decision to sustain the lien was not an abuse of discretion, as it adhered to the plain language of the relevant statutes and regulations.

### **Disposition**

The court entered a decision for the respondent, sustaining the notice of federal tax lien.

### Significance/Impact

The *Estate of Brandon* decision clarifies that federal tax liens attach at the time of assessment and remain enforceable against a taxpayer's estate, even if the taxpayer dies before the lien is filed. This ruling has significant implications for tax collection, estate planning, and the administration of deceased taxpayers' estates. It underscores the need for executors and estate planners to be aware of pre-existing tax liabilities and the potential for liens to impact estate assets. The decision also highlights the strict adherence to statutory and regulatory requirements for lien validity, reinforcing the IRS's position in enforcing tax debts against estates.