

## ***Brady v. Commissioner, 136 T. C. 422 (2011)***

In *Brady v. Commissioner*, the U. S. Tax Court ruled against Kevin Patrick Brady, affirming the IRS's decision to collect his 2005 tax liability through levy. Brady sought to offset his 2005 tax debt with alleged overpayments from previous years, but the court found his refund claims for those years were time-barred under IRC sections 6532 and 6514. This decision underscores the strict adherence to statutory time limits for filing refund suits and the inability to use expired refund claims to offset current tax liabilities.

### **Parties**

Kevin Patrick Brady was the petitioner. The Commissioner of Internal Revenue was the respondent. At the trial level, Brady appeared pro se, while Anne D. Melzer and Kevin M. Murphy represented the Commissioner.

### **Facts**

Kevin Patrick Brady did not timely file his 2005 income tax return. In 2007, the IRS prepared a substitute for return and issued a notice of deficiency, which Brady did not contest. The IRS assessed Brady's 2005 tax liability on March 3, 2008. Subsequently, Brady filed his 2005 return in early 2009, which resulted in a significant abatement of the assessed tax, leaving a balance of \$520. 61.

Brady claimed net operating losses (NOLs) for tax years 2001 and 2002, which he sought to carry back to 1999 and 2000, asserting overpayments for those years. He filed amended returns in September 2004 to claim these NOLs. The IRS disallowed these refund claims in November 2004, and again on December 29, 2005, after Brady protested the initial disallowance. The IRS Appeals Office sustained this denial on February 16, 2007, informing Brady he had two years from December 29, 2005, to file suit.

In March 2007, Brady filed a multifaceted lawsuit in the U. S. District Court for the Western District of New York, which was dismissed for lack of jurisdiction in April 2007. This decision was affirmed by the Second Circuit Court of Appeals in January 2008.

### **Procedural History**

On October 27, 2008, the IRS issued a Final Notice of Intent to Levy for Brady's 2005 tax liability. Brady requested a Collection Due Process (CDP) hearing on November 6, 2008, during which he argued that credits from prior years should offset his 2005 liability. The IRS Appeals Office rejected this argument, and on April 22, 2009, issued a Notice of Determination sustaining the levy. Brady filed a petition with the Tax Court on May 11, 2009, challenging the determination. The Tax Court's standard of review in a CDP case is de novo for issues related to the validity of the underlying tax liability and abuse of discretion for procedural issues.

## **Issue(s)**

Whether Brady's claims for credit or refund based on alleged overpayments from tax years 1999 and 2000, stemming from NOL carrybacks from 2001 and 2002, are time-barred under IRC sections 6532 and 6514, thereby precluding their use to offset his 2005 tax liability?

## **Rule(s) of Law**

IRC section 6532(a) sets a two-year statute of limitations for filing a suit for refund after a notice of disallowance is mailed by certified or registered mail. IRC section 6514(a) states that a refund or credit made after the expiration of the limitation period for filing suit is considered erroneous and void unless a suit was filed within the period. IRC section 6402(a) allows the IRS to credit overpayments against any tax liability within the applicable period of limitations.

## **Holding**

The Tax Court held that Brady's claims for credit or refund were time-barred under IRC sections 6532 and 6514 because he did not file a timely suit contesting the disallowance of his refund claims within two years from the December 29, 2005, notice of disallowance. Therefore, Brady could not use these credits to offset his 2005 tax liability.

## **Reasoning**

The court's reasoning focused on the strict adherence to statutory limitations periods for refund claims. Brady's refund claims were disallowed by the IRS, and subsequent notices were sent by certified mail, starting the two-year period for filing a suit under IRC section 6532(a). Despite Brady's argument that he was misled by the IRS Appeals Office letter regarding the filing deadline, the court found that even if the December 29, 2005, notice was considered the operative disallowance notice, Brady did not file a valid refund suit within the two-year period.

The court applied the legal test from IRC section 6532(a), which clearly states that no suit may be brought after the expiration of two years from the mailing of a notice of disallowance. The court also noted that IRC section 6514(a) renders any credit or refund made after the expiration of the limitation period for filing suit erroneous and void unless a suit was filed within the period.

The court considered policy considerations, emphasizing the importance of finality and the orderly administration of tax collection. It noted that allowing Brady to use time-barred refund claims to offset current liabilities would undermine these principles. The court also analyzed the precedent set by cases such as *RHI Holdings, Inc. v. United States* and *United States v. Brockamp*, which upheld the strict application of statutory limitations periods.

The court addressed Brady's previous attempts to contest the disallowance, including his multifaceted suit in the U. S. District Court, which was dismissed for lack of jurisdiction. The court concluded that Brady's failure to file a timely and valid refund suit precluded him from using the alleged credits to offset his 2005 tax liability.

### **Disposition**

The Tax Court sustained the IRS's determination to proceed with the collection action by levy, and decision was entered for the respondent.

### **Significance/Impact**

The Brady case reaffirms the strict application of statutory limitations periods for filing refund suits, as outlined in IRC sections 6532 and 6514. It clarifies that taxpayers cannot use time-barred refund claims to offset current tax liabilities, even in the context of a CDP hearing. This decision underscores the importance of timely judicial action following the disallowance of refund claims and may impact how taxpayers and practitioners approach tax disputes involving NOL carrybacks and credits. The case also highlights the Tax Court's jurisdiction to review the application of credits in the context of collection actions under IRC section 6330, although it found that such review was limited by the statutory time bars.