# Eric Onyango v. Commissioner of Internal Revenue, 142 T. C. No. 24 (U. S. **Tax Court 2014)**

In Eric Onyango v. Commissioner of Internal Revenue, the U. S. Tax Court ruled that a taxpayer cannot claim non-receipt of a notice of deficiency if they fail to retrieve their mail despite having reasonable opportunities to do so. The court emphasized that Onyango, who was aware of ongoing tax issues, did not regularly check his mailbox, leading to the non-delivery of the notice. This decision clarifies the taxpayer's responsibility in ensuring receipt of important tax documents, impacting how taxpayers must engage with postal services to stay informed of their tax obligations.

#### **Parties**

Eric Onyango, Petitioner, pro se; Commissioner of Internal Revenue, Respondent, represented by Lauren N. May and K. Elizabeth Kelly.

#### **Facts**

Eric Onyango, a resident of Chicago, Illinois, filed his tax return for the year 2006 and subsequently submitted amended returns. The Internal Revenue Service (IRS) conducted an examination of Onyango's 2006 and 2007 tax years, proposing adjustments. After unsuccessful attempts to contact Onyango, the IRS issued a notice of deficiency on August 6, 2010, which was mailed to Onyango's legal residence. The U. S. Postal Service made several unsuccessful attempts to deliver the notice, leaving notices of attempted delivery at Onyango's address. Onyango did not regularly check his mailbox and discovered the notices of attempted delivery only in late October or early November 2010. By the time he checked at the post office, the certified mail had been returned to the IRS as unclaimed.

## **Procedural History**

The IRS issued a notice of deficiency for Onyango's 2006 and 2007 tax years on August 6, 2010. Onyango did not timely file a petition in response to this notice. Subsequently, the IRS issued a notice of intent to levy and a notice of Federal tax lien filing, to which Onyango responded by requesting hearings. The Appeals Office sustained the proposed collection actions, leading to the filing of petitions by Onyango with the U.S. Tax Court, which conducted a partial trial to address whether Onyango could dispute his underlying tax liability for 2006 under I. R. C. sec. 6330(c)(2)(B).

#### Issue(s)

Whether a taxpayer who declines to retrieve certified mail containing a notice of deficiency, despite having reasonable opportunities to do so, can successfully contend that they did not receive the notice for purposes of I. R. C. sec. 6330(c)(2)(B)?

## Rule(s) of Law

Under I. R. C. sec. 6330(c)(2)(B), a person may dispute the existence or amount of the underlying tax liability for any tax period if the person did not receive a notice of deficiency for that tax liability or did not otherwise have the opportunity to dispute that tax liability. The court emphasized that the taxpayer has a responsibility to retrieve mail when reasonably able to do so.

## Holding

The U. S. Tax Court held that Onyango could not decline to retrieve his mail, despite having multiple opportunities to do so, and subsequently claim non-receipt of the notice of deficiency for purposes of I. R. C. sec. 6330(c)(2)(B). Consequently, Onyango was not entitled to dispute the underlying tax liability for his taxable year 2006.

# Reasoning

The court's reasoning focused on the taxpayer's responsibility to engage with the postal system to receive important tax documents. The court found Onyango's testimony about not knowing about the notices until late October or early November 2010 unreliable. Even accepting this testimony, the court emphasized that Onyango was aware of the ongoing tax examination and the potential issuance of a notice of deficiency. Despite this knowledge, Onyango did not regularly check his mailbox, which was a critical factor in the court's decision. The court applied the legal principle that a taxpayer cannot willfully avoid receiving a notice of deficiency and then claim non-receipt under I. R. C. sec. 6330(c)(2)(B). The court rejected Onyango's contention that he did not receive the notice, finding that his failure to retrieve the mail was not justified given his awareness of the tax issues and the multiple opportunities to retrieve the mail.

#### **Disposition**

The U. S. Tax Court entered decisions for the respondent, the Commissioner of Internal Revenue, affirming that Onyango was not entitled to dispute his underlying tax liability for 2006 under I. R. C. sec. 6330(c)(2)(B).

#### Significance/Impact

This case has significant implications for taxpayers' obligations regarding the receipt of tax notices. It establishes that taxpayers must take reasonable steps to ensure they receive and review their mail, especially when they are aware of ongoing tax issues. The decision underscores the importance of engaging with the postal system and clarifies that willful avoidance of mail retrieval can preclude a taxpayer from disputing a tax liability under I. R. C. sec. 6330(c)(2)(B). This ruling may influence future cases where taxpayers claim non-receipt of notices, emphasizing the duty of taxpayers to actively manage their postal communications related to tax matters.