### Le v. Commissioner, T. C. Memo. 2020-27 (United States Tax Court, 2020)

In Le v. Commissioner, the U. S. Tax Court upheld fraud penalties against Dung T. Le for tax evasion spanning 2004 to 2006, stemming from his deliberate underreporting of income from nail salons and structuring of bank deposits. The court's decision underscores the severity of civil fraud penalties and the significance of accurate income reporting, setting a precedent for handling similar cases of tax evasion.

### **Parties**

Dung T. Le and Nghia T. Tran (Petitioners) v. Commissioner of Internal Revenue (Respondent). Le was the primary defendant in a related criminal proceeding for tax evasion for 2006, to which he pleaded guilty. The case then proceeded to the Tax Court for civil tax determinations and penalties.

### Facts

Dung T. Le and Nghia T. Tran owned and operated two nail salons in Lincoln, Nebraska: CA Nails and Cali Nails. During the tax years 2004, 2005, and 2006, Le diverted substantial amounts of business income by depositing customer checks into his personal savings account and making structured cash deposits to avoid currency transaction reporting requirements. Le was indicted and pleaded guilty to tax evasion for 2006 under 26 U. S. C. § 7201, resulting in criminal restitution. The IRS later assessed deficiencies for all three years and imposed fraud penalties on Le and accuracy-related penalties on both Le and Tran.

### **Procedural History**

Le was criminally convicted for tax evasion in 2006 and agreed to a plea deal, resulting in dismissed charges for 2004 and 2005. The IRS issued a notice of deficiency for the tax years 2004 through 2006, assessing additional taxes and fraud penalties against Le, and accuracy-related penalties against both petitioners. The case was appealed to the U. S. Tax Court, where the standard of review was de novo for factual findings and abuse of discretion for penalty imposition.

### Issue(s)

1. Whether the doctrine of collateral estoppel bars the Commissioner from relitigating petitioners' tax liability for 2006?

2. Whether petitioners failed to report gross receipts from their nail salon businesses for 2004, 2005, and 2006?

3. Whether petitioners are entitled to Schedule C deductions for 2004, 2005, and 2006, in excess of the amounts the Commissioner allowed?

4. Whether petitioners received additional State tax refunds in 2004 and 2006 which they failed to report?

5. Whether Le is liable for civil fraud penalties under 26 U. S. C. § 6663 for each year in issue, or alternatively, accuracy-related penalties under 26 U. S. C. § 6662(a)?

6. Whether Tran is liable for accuracy-related penalties under 26 U. S. C. § 6662(a)?

## Rule(s) of Law

The court applied principles of tax law related to gross income reporting under 26 U. S. C. § 61(a), business expense deductions under 26 U. S. C. § 162(a), and civil fraud penalties under 26 U. S. C. § 6663. The court also considered the doctrine of collateral estoppel and the IRS's use of the bank deposits method to reconstruct income.

# Holding

The court held that: (1) collateral estoppel did not bar relitigation of Le's 2006 tax liability as the criminal restitution amount was not essential to the judgment; (2) petitioners failed to report gross receipts from their nail salons in the amounts of \$45,567. 92, \$33,200. 89, and \$84,475. 01 for 2004, 2005, and 2006, respectively; (3) petitioners were not entitled to additional Schedule C deductions beyond those allowed by the Commissioner; (4) petitioners failed to report additional State tax refunds for 2004 and 2006; (5) Le was liable for civil fraud penalties for all three years under 26 U. S. C. § 6663; and (6) Tran was not liable for accuracy-related penalties under 26 U. S. C. § 6662(a) due to the fraud penalties imposed on Le.

### Reasoning

The court reasoned that Le's actions constituted an intentional scheme to evade taxes, evidenced by his consistent underreporting of income, inadequate record-keeping, implausible explanations, concealment of income, non-cooperation with the IRS, involvement in illegal activities (culminating in a guilty plea), and extensive cash dealings. The court rejected the application of collateral estoppel, noting that the criminal restitution amount was not essential to the judgment of conviction. The court found that the IRS's use of the bank deposits method was a valid approach to reconstruct income, and Le's failure to substantiate his claims of non-taxable income from gifts or loans was dispositive. The court also addressed the issue of unreported State tax refunds, deeming them conceded by petitioners. The imposition of fraud penalties on Le was based on clear and convincing evidence of his fraudulent intent, while Tran was spared accuracy-related penalties due to the non-stackability of penalties under 26 U. S. C. § 6662(b).

# Disposition

The court affirmed the deficiencies in income tax and the imposition of fraud penalties against Le for 2004, 2005, and 2006, and accuracy-related penalties for unreported State tax refunds for 2004 and 2006. The court declined to impose accuracy-related penalties on Tran.

#### Significance/Impact

Le v. Commissioner reinforces the IRS's authority to assess civil tax liabilities and penalties independent of criminal proceedings and restitution orders. It highlights the importance of accurate income reporting and the severe consequences of fraud, including substantial penalties. The case also underscores the IRS's ability to use indirect methods like the bank deposits method to reconstruct income when taxpayers fail to maintain adequate records. The decision serves as a cautionary tale for taxpayers about the risks of engaging in tax evasion and the potential for significant civil penalties in addition to criminal consequences.