## LaRosa v. Commissioner, 163 T. C. No. 2 (United States Tax Court 2024)

The U. S. Tax Court ruled that an erroneous refund consisting solely of interest does not qualify for innocent spouse relief under I. R. C. § 6015(f). The court clarified that such relief is available only for unpaid taxes or deficiencies, not for erroneous refunds of interest. This decision limits the scope of equitable relief available to spouses seeking to avoid joint and several tax liabilities stemming from erroneous refunds.

### **Parties**

Catherine L. LaRosa, Petitioner, sought relief from joint and several tax liability against the Commissioner of Internal Revenue, Respondent, in the United States Tax Court, Docket No. 10164-20.

#### **Facts**

Catherine and Dominick LaRosa received an erroneous refund from the Commissioner consisting solely of statutory interest for tax years 1981 and 1982. The LaRosas had previously fully satisfied their tax liabilities for those years. After a successful erroneous refund suit by the Commissioner, Mrs. LaRosa sought innocent spouse relief under I. R. C. § 6015(f), claiming that holding her liable for the erroneous refund was inequitable. The Commissioner denied her request, asserting that an erroneous refund of interest does not qualify for relief under § 6015(f).

### **Procedural History**

The Commissioner initiated an erroneous refund suit under I. R. C. § 7405 against the LaRosas, which was adjudicated in the U. S. District Court for the District of Maryland, resulting in a judgment against the LaRosas. Following this, Mrs. LaRosa filed a request for innocent spouse relief with the Commissioner, which was denied. She then filed a Petition in the U. S. Tax Court seeking review of the Commissioner's determination. The Commissioner moved to dismiss for lack of jurisdiction, arguing that an erroneous refund of interest does not qualify for innocent spouse relief under § 6015(f). The Tax Court recharacterized the motion as one for summary judgment.

#### Issue(s)

Whether an erroneous refund consisting solely of interest constitutes an unpaid tax or deficiency eligible for innocent spouse relief under I. R. C. § 6015(f)?

#### Rule(s) of Law

I. R. C. § 6015(f) allows the Commissioner to grant equitable relief from joint and several tax liability if, considering all facts and circumstances, it is inequitable to hold the individual liable for any unpaid tax or deficiency. The statute specifies that

relief under § 6015(f) is available only for unpaid taxes or deficiencies, not for erroneous refunds unrelated to a recalculation of tax liability.

## **Holding**

The Tax Court held that an erroneous refund consisting solely of interest does not constitute an unpaid tax or deficiency and thus is not eligible for innocent spouse relief under I. R. C. § 6015(f).

## Reasoning

The court distinguished between rebate and nonrebate refunds, noting that only rebate refunds, which involve a recalculation of tax liability, can revive a tax liability and be recoverable through deficiency procedures. The erroneous refund in question was a nonrebate refund because it was issued due to a perceived error in calculating interest, not because of a recalculation of the LaRosas' tax liabilities. The court rejected Mrs. LaRosas's argument that interest should be treated as tax for the purpose of determining a rebate under § 6211, pointing out that the relevant statutory provisions do not support such treatment. The court also noted that the Tax Court has jurisdiction over cases involving requests for equitable relief under § 6015(f), but this jurisdiction does not extend to granting relief for erroneous refunds of interest.

# **Disposition**

The Tax Court granted summary judgment in favor of the Commissioner, finding that Mrs. LaRosa was not eligible for innocent spouse relief under I. R. C. § 6015(f).

## Significance/Impact

This decision clarifies the scope of innocent spouse relief under I. R. C. § 6015(f), limiting its application to unpaid taxes or deficiencies and excluding erroneous refunds of interest. It underscores the distinction between rebate and nonrebate refunds and their implications for tax liability. The ruling may impact future cases where spouses seek to avoid joint and several liability stemming from erroneous refunds, emphasizing the importance of the nature of the refund in determining eligibility for relief.