## 1 T.C. 555 (1943)

For a company to be considered a 'life insurance company' under federal tax law, more than 50% of its total reserve funds must be true life insurance reserves computed using actuarial principles and required by law.

## Summary

General Life Insurance Co. challenged the Commissioner's determination of tax deficiencies, arguing it qualified as a life insurance company under sections 201-203 of the Revenue Acts of 1936 and 1938 and the Internal Revenue Code. The Tax Court held that General Life was not a life insurance company for tax purposes because its mortuary fund, comprising 60% of its gross income, was not a true life insurance reserve calculated using actuarial principles. The court further determined that premiums received were includable in the company's gross income, rejecting the argument that these were trust funds.

## Facts

General Life Insurance Co., operating under Texas law, issued life insurance policies. The company allocated 60% of its gross income (after membership fees or initial premiums) to a