

## **1 T.C. 861 (1943)**

A taxpayer who erroneously files processing tax returns and pays taxes as a first processor, believing itself liable, has standing before the Processing Tax Board of Review despite not actually being a first processor.

### **Summary**

Dependable Packing Co. filed processing tax returns and paid taxes, mistakenly believing it was a first processor of hogs. In reality, Empire Packing Co. did the slaughtering. When Dependable sought a refund, the Commissioner moved to dismiss for lack of jurisdiction, arguing Dependable wasn't a first processor. The Tax Court held that because Dependable filed returns as a processor and paid the taxes assessed on those returns, the Processing Tax Board of Review had jurisdiction to hear the case. The court distinguished this from situations where a party pays the taxes of another.

### **Facts**

Dependable Packing Co. had all its hogs slaughtered by Empire Packing Co. Dependable mistakenly believed it was liable for processing taxes as a first processor. Consequently, Dependable filed monthly processing tax returns. Taxes were assessed against Dependable based on these returns. Dependable paid the assessed taxes to the collector.

### **Procedural History**

The Commissioner filed a motion with the United States Processing Tax Board of Review to dismiss the proceedings for lack of jurisdiction. The Board denied the Commissioner's motion.

### **Issue(s)**

Whether the Processing Tax Board of Review has jurisdiction over a petition for refund of processing taxes filed by a taxpayer who erroneously filed returns and paid taxes as a first processor, despite not actually being a first processor.

### **Holding**

Yes, because the taxpayer filed returns as if it were a first processor liable for the tax, the tax was assessed against the taxpayer on the basis of those returns, and the taxpayer paid the tax called for on those returns as its own tax.

### **Court's Reasoning**

The court distinguished this case from *Fuhrman & Forster Co. v. Commissioner*, where the petitioner paid the taxes of another company. Here, Dependable filed

returns as if it were a first processor liable for the tax, and the tax was assessed against it accordingly. The court noted that in *Trunz Pork Stores, Inc. v. Rasquin*, the Second Circuit held that a company in a similar situation should have filed a petition with the Processing Tax Board of Review. The court reasoned that the statute provided that rejected claims for refunds by taxpayers who paid processing taxes upon the processing of commodities used in their own business should be reviewed exclusively by the Board of Review and not by the courts. The court emphasized that these taxes were paid by the petitioner upon the theory that they were for the processing by the petitioner of commodities used in its own business and not upon the theory that the petitioner was processing commodities for customers for a charge or fee. They were paid by the petitioner and collected by the collector as processing tax, despite the fact that they may have been paid and collected erroneously.

### **Practical Implications**

This case clarifies the jurisdiction of the Processing Tax Board of Review. It establishes that if a taxpayer mistakenly believes they are a first processor and files returns and pays taxes accordingly, the Board has jurisdiction to review their claim for a refund, even if the taxpayer was not actually a first processor. This is important because it ensures that taxpayers who make genuine errors in reporting processing taxes have a forum to seek redress. The key distinction is whether the taxpayer paid the tax believing it was their own obligation versus paying the tax obligation of another party.