

## **7 T.C. 764 (1946)**

To qualify as a tax-exempt pension trust under Section 165 of the Internal Revenue Code, a trust must be part of a definite pension plan, not merely a discretionary fund for charitable giving to employees.

### **Summary**

South Texas Commercial National Bank created a trust, acting as both trustor and trustee, to provide pensions to retired employees. The bank retained complete discretion over who received payments, the amount, and the timing. The Tax Court held that this arrangement did not constitute a “pension plan” as required by Section 165 of the Internal Revenue Code, therefore, the trust was not exempt from tax, and the bank could not deduct contributions to the trust under Section 23(p). The arrangement was too indefinite and resembled a charitable giving program more than a structured pension plan.

### **Facts**

The South Texas Commercial National Bank established a trust designated the “Employees’ Pension Trust.” The bank, as trustor, funded the trust with \$85,000 and reserved the right to make future contributions. The bank, also acting as trustee, had absolute discretion to decide which retired employees would receive pensions, the amount of those pensions, and when they would be paid. Beneficiaries had no contractual rights to the fund, and the bank could amend the trust agreement, provided the funds were only used for employee compensation. The bank distributed pamphlets about the plan to employees initially, but did not provide further official communication thereafter.

### **Procedural History**

The Commissioner of Internal Revenue disallowed the bank’s deductions for contributions to the trust for the years 1940, 1941, and 1942. The bank petitioned the Tax Court for review, arguing that the trust qualified as a tax-exempt pension trust under Section 165 of the Internal Revenue Code, making the contributions deductible under Section 23(p).

### **Issue(s)**

Whether the trust established by the petitioner constitutes a “pension plan” within the meaning of Section 165 of the Internal Revenue Code, thereby entitling the petitioner to deduct contributions to the trust under Section 23(p).

### **Holding**

No, because the trust agreement was too vague and discretionary to be considered a definite pension plan, as required for tax exemption under Section 165. Thus, the

contributions are not deductible under Section 23(p).

### **Court's Reasoning**

The court reasoned that Section 165 requires an exempt trust to be part of a "stock bonus, pension, or profit-sharing plan." The court found the bank's arrangement lacked the necessary definiteness to be considered a plan. The court stated that while early pensions may have been based on the "whimsical charity of the sovereign," modern pensions involve a more definite structure. The bank retained complete discretion over payments, intending to bestow charity on its old employees based on their perceived merit and need. The court concluded, "Such an arrangement whereby an employer retains the power to 'sprinkle its beneficences' among a selected segment of its employees...does not satisfy the provisions of section 165." Because the trust was not exempt under Section 165, the deductions were disallowed under Section 23(p)(3), which requires such exemption as a prerequisite for deductibility. The court emphasized that the bank's control over the fund was essentially equivalent to ownership, further undermining its claim as a legitimate pension plan.

### **Practical Implications**

This case highlights the importance of establishing a definite and non-discretionary pension plan to qualify for tax benefits under the Internal Revenue Code. Employers must create a structured plan with clear criteria for eligibility, benefit amounts, and payment schedules. The ruling serves as a cautionary tale against arrangements that allow employers to selectively distribute funds based on subjective factors. Later cases have cited this decision to emphasize the need for objective standards and limitations on employer discretion in pension plans. The case illustrates the IRS's scrutiny of arrangements that attempt to disguise charitable giving as tax-advantaged pension contributions. Legal practitioners should advise clients to create pension plans that meet specific statutory requirements to avoid disallowance of deductions.