

## **12 T.C. 239 (1949)**

A taxpayer filing a separate tax return cannot claim a dependency exemption for a relative of their spouse when a joint return was permissible but not filed.

### **Summary**

Russell Sanners McCann petitioned the Tax Court challenging the Commissioner's denial of dependency credits for his wife's niece. McCann, who filed separate returns for 1944 and 1945, claimed the credit for Carolyn Hoyer, his wife's niece, whom he and his wife supported but never legally adopted. The Tax Court upheld the Commissioner's decision, holding that because McCann filed separate returns, he could not claim a dependency credit based on a relationship that existed only with his wife, not with him directly. Further, the court emphasized the requirement of a legal adoption to establish the necessary relationship for a dependency credit when the child is not related by blood.

### **Facts**

McCann and his wife took in Carolyn Hoyer, his wife's orphaned niece, in 1940 after Carolyn's parents died. An Oklahoma court placed Carolyn in their care with the intention that they would adopt her. McCann and his wife provided full support for Carolyn but never formally adopted her. For the tax years 1944 and 1945, McCann filed individual tax returns and claimed Carolyn as a dependent. His wife had no income and did not file a return.

### **Procedural History**

The Commissioner of Internal Revenue determined deficiencies in McCann's income tax for 1944 and 1945, disallowing the dependency credit claimed for Carolyn Hoyer. McCann petitioned the Tax Court for a redetermination of these deficiencies. The Tax Court upheld the Commissioner's determination.

### **Issue(s)**

1. Whether a taxpayer filing a separate income tax return is entitled to a dependency credit for the support of his wife's niece when he and his wife have not legally adopted the niece.
2. Whether an order granting care, custody, and control of a child "to the end that they may adopt her" constitutes a legal adoption for the purposes of a dependency credit under Section 25(b)(3) of the Internal Revenue Code.

### **Holding**

1. No, because the dependency credit requires a specific relationship between the taxpayer and the dependent, and in this case, the relationship existed only between the dependent and the taxpayer's wife, and a joint return was not

filed.

2. No, because the statute explicitly requires a “legally adopted child,” and the evidence showed that McCann and his wife never legally adopted Carolyn.

### **Court’s Reasoning**

The Tax Court reasoned that under Section 25(b)(3) of the Internal Revenue Code, the definition of a dependent includes a daughter of a sister of the taxpayer, but since Carolyn was the daughter of McCann’s wife’s sister, this relationship existed only with the wife. Because McCann filed a separate return, he could not claim the credit based on his wife’s relationship to the child. The court noted that a joint return would have allowed the credit, as Regulation 111, Section 29.25-3(b) provided that the relationship could exist with either spouse in a joint return. Regarding the adoption argument, the court emphasized the statutory requirement of a “legally adopted child.” The court referenced McCann’s counsel’s admission that Carolyn was not legally adopted and pointed out that the Oklahoma court order only granted care and custody for the purpose of adoption, which never occurred. The court stated, “The statute means what it says, ‘legally adopted.’ The limitations which prevent this petitioner from obtaining this credit were placed in the law by Congress. They can not be obviated by this Court in order to aid this petitioner, no matter how simple it would have been for him to obtain the credit by having his wife join him in a return.”

### **Practical Implications**

This case clarifies the strict requirements for claiming dependency credits, particularly when filing separate returns. It highlights the importance of carefully considering the relationship between the taxpayer and the dependent, as well as the specific requirements for legal adoption. The decision underscores that courts will adhere to the precise language of the tax code and regulations, even if the result seems harsh. It serves as a reminder to taxpayers to carefully evaluate their filing status and potential deductions, especially in situations involving complex family relationships. Tax practitioners should advise clients on the benefits of filing jointly when dependency credits are involved and the qualifying relationship exists for at least one spouse.