## 16 T.C. 1171 (1951)

A taxpayer using the accrual method of accounting does not have to recognize income from a disputed claim for damages until the right to receive payment becomes fixed and the amount is reasonably ascertainable.

### **Summary**

Apex Electrical Manufacturing Co. sued a prime contractor for lost profits after its war subcontract was cancelled. The prime contractor disputed the claim. The IRS argued Apex should have accrued income related to the claim in 1944 after the Contract Settlement Act was enacted, even though the settlement wasn't reached until 1947. The Tax Court held that because Apex's right to receive payment was not fixed and the amount was not reasonably ascertainable until 1947, it did not have to accrue the income in 1944. This case clarifies when income from disputed claims must be recognized under the accrual method.

#### **Facts**

Apex, an accrual-basis taxpayer, had a subcontract with Ford Instrument Company to manufacture fire control apparatus for the Navy. In 1942, the Navy instructed Ford to cancel a significant portion of Apex's work. Apex filed a claim against Ford for \$2,437,155.60, representing lost profits on the cancelled work. Ford denied any liability, arguing Apex was in default and wouldn't have made a profit anyway. The Contract Settlement Act was enacted in 1944. A final settlement of \$289,815.64 was reached in 1947. Apex did not accrue any income related to this claim on its books prior to the 1947 settlement.

# **Procedural History**

The IRS determined deficiencies in Apex's income and excess profits taxes for 1942, 1944, and 1945. The IRS included the \$289,815.54 settlement in Apex's 1944 income, arguing it was compensation for war contract termination that should be accrued. Apex petitioned the Tax Court, contesting the deficiency.

#### Issue(s)

Whether the amount received in 1947 in settlement of Apex's claim arising from the 1942 cancellation of its subcontract was properly included in Apex's income for 1944.

## Holding

No, because Apex's right to receive payment was not fixed and the amount was not reasonably ascertainable until the 1947 settlement.

## Court's Reasoning

The court reasoned that under general accrual accounting principles, income is recognized when the right to receive it is fixed and the amount is reasonably ascertainable. Here, Ford disputed liability for the cancelled work, and the Navy initially refused to approve any settlement. The court distinguished this case from Continental Tie & Lumber Co. v. United States, 286 U.S. 290 (1932), where the right to an award was fixed by statute, and only the amount remained to be determined. The court emphasized that the Contract Settlement Act of 1944 did not automatically create a fixed right to payment for subcontractors, especially when the prime contractor disputed the claim. The court quoted Rumsey Manufacturing Corporation and Arthur T. McAvoy, Trustee in Bankruptcy v. United States Hoffman Machinery Corporation, 187 F.2d 927 (C.A. 2), stating that absent a direct agreement with the government agency, the agency was not authorized to settle a subcontractor's claim. Because Apex's claim was contingent and disputed, the court concluded that it did not have to accrue the income until the 1947 settlement.

## **Practical Implications**

This case clarifies that the mere existence of a claim, even a claim related to a war contract termination, is not enough to require accrual of income. Attorneys advising clients on accrual accounting must carefully analyze whether the right to receive payment is truly fixed and the amount is reasonably ascertainable. This analysis requires evaluating factors like: (1) Whether liability is admitted or disputed; (2) Whether a settlement offer has been made and accepted; (3) The involvement and approval of relevant government agencies. The case also highlights the importance of distinguishing between a claim for work already performed versus a claim for lost future profits, as the latter may be more speculative. Later cases have cited *Apex Electrical* for the principle that a disputed claim does not accrue until the dispute is resolved.