

## ***Home Oil Mill v. Willingham, 181 F.2d 9 (5th Cir. 1950)***

A corporation whose profits ultimately benefit a charitable organization is not necessarily exempt from federal income tax under Section 101(6) of the Internal Revenue Code if it is not organized and operated exclusively for charitable purposes.

### **Summary**

Home Oil Mill sought a tax exemption under Section 101(6) of the Internal Revenue Code, arguing that its profits were ultimately used for charitable purposes. The Fifth Circuit Court of Appeals affirmed the district court's decision, holding that the company did not qualify for the exemption. The court reasoned that while the destination of the corporation's profits was charitable, the corporation itself was not organized and operated exclusively for charitable purposes, as required by the statute. The company engaged in commercial activities and did not meet the strict requirements for exemption.

### **Facts**

Home Oil Mill was a corporation engaged in the business of processing and selling agricultural products. The corporation's charter authorized it to engage in ordinary commercial activities. While the net profits of the corporation ultimately inured to the benefit of a charitable foundation, the corporation itself was operated as a typical business.

### **Procedural History**

Home Oil Mill sought a tax refund, claiming it was exempt from federal income tax under Section 101(6) of the Internal Revenue Code. The District Court ruled against Home Oil Mill, finding that it did not qualify for the exemption. The Fifth Circuit Court of Appeals affirmed the District Court's decision.

### **Issue(s)**

Whether a corporation whose profits ultimately benefit a charitable organization, but which is itself engaged in commercial activities, is "organized and operated exclusively for charitable purposes" within the meaning of Section 101(6) of the Internal Revenue Code, and therefore exempt from federal income tax.

### **Holding**

No, because the corporation was not organized and operated exclusively for charitable purposes. The fact that its profits inured to a charitable foundation does not automatically qualify it for tax-exempt status.

### **Court's Reasoning**

The court reasoned that to qualify for the exemption under Section 101(6), a corporation must be both organized and operated exclusively for charitable purposes. The court emphasized the word “exclusively,” stating that it must be given considerable weight. While the destination of Home Oil Mill’s profits was charitable, the corporation’s activities were primarily commercial. The court stated: “The undisputed facts established that it [Home Oil Mill] was created and operated for business purposes. Its charter authorized it to engage in ordinary commercial activities, and it was so engaged.” The court distinguished the case from situations where the corporation’s primary activities were directly related to the charitable purpose, finding that Home Oil Mill’s business activities were not incidental to a charitable purpose. The court rejected the argument that the ultimate charitable destination of the profits was sufficient to confer tax-exempt status.

### **Practical Implications**

This case clarifies that merely contributing profits to a charity is not enough to qualify a corporation for tax-exempt status under Section 101(6). The organization itself must be organized and operated exclusively for charitable purposes. This decision emphasizes the importance of the organization’s activities and charter in determining eligibility for tax exemption. Attorneys advising corporations seeking tax-exempt status must ensure that the organization’s activities are primarily and directly related to its charitable purpose. This case has been cited in subsequent cases to emphasize the stringent requirements for obtaining tax-exempt status under Section 501(c)(3) (the modern equivalent of Section 101(6)).