

## **16 T.C. 1424 (1951)**

A judgment award recovered by a minority stockholder against a majority stockholder for mismanagement of corporate assets during liquidation is treated as a distribution in partial liquidation and thus taxed as a capital gain, not ordinary income.

### **Summary**

Sarah A. Young, a minority shareholder, received a judgment against Charles K. Blandin, the majority shareholder, for mismanaging corporate assets during the liquidation of St. Paul Publishers, Inc. Young had surrendered her stock in 1939, reserving her rights. The Tax Court addressed whether the net amount of the judgment award was taxable as ordinary income or capital gain. The court held that the recovery was effectively a distribution in partial liquidation and therefore taxable as a capital gain because the award compensated Young for losses incurred due to Blandin's mismanagement as a liquidator. The court emphasized that the action was to recover funds she would have received had the liquidation been properly executed.

### **Facts**

In 1917, Sarah A. Young owned 900 shares of St. Paul Publishers, Inc. In 1927, the company sold its newspapers and began to liquidate. Charles K. Blandin, controlling the majority of the stock, managed the liquidation. In 1939, Blandin offered Young \$24 per share in liquidation, which she declined, arguing she was entitled to \$75 per share. Young surrendered her stock with a reservation of rights to recover the difference. Blandin then transferred the company's assets to Blandin Development Company. Young sued Blandin for breach of contract (unsuccessfully) and then for an accounting, alleging mismanagement of assets during liquidation.

### **Procedural History**

1. Young initially sued St. Paul Publishers for breach of contract in Ramsey County District Court; the court ruled against her, and the Minnesota Supreme Court affirmed.
2. Young then sued Charles K. Blandin, Blandin Development Company, and St. Paul Publishers in Ramsey County District Court for an accounting.
3. The District Court ruled in favor of Young, awarding her \$62,203.07 plus costs.
4. The Minnesota Supreme Court affirmed this decision.
5. The Commissioner of Internal Revenue determined a deficiency in Young's income tax, arguing the judgment award was ordinary income.
6. Young appealed to the United States Tax Court.

### **Issue(s)**

Whether the net amount recovered by Young as a judgment award in 1943 is taxable

as ordinary income or as capital gain.

## **Holding**

No, the net amount recovered by Young is not taxable as ordinary income. It is taxable as capital gain because the judgment award is considered a distribution in partial liquidation of the corporation.

## **Court's Reasoning**

The court reasoned that the nature of the action determines the tax treatment of the recovery. Citing *Raytheon Production Corporation v. Commissioner*, the court stated, "The test is not whether the action was one in tort or contract but rather the question to be asked is 'In lieu of what were the damages awarded?'" The court found that Young's action was to recover an amount she would have received had the liquidation been properly carried out. The court emphasized that Young surrendered her shares with a reservation of rights, meaning the liquidation was not closed in 1939. The judgment award compensated her for Blandin's mismanagement as a liquidator. The court determined that Section 115(c) of the Internal Revenue Code dictates that distributions in partial liquidation are treated as payments in exchange for stock, thus qualifying for capital gains treatment. The court distinguished this case from *Dobson v. Commissioner* and *Harwick v. Commissioner*, where settlements were deemed separate transactions from the stock sales. Here, the recovery was directly tied to Young's stock ownership and the liquidation process.

## **Practical Implications**

This case clarifies the tax treatment of recoveries in situations involving corporate mismanagement during liquidation, particularly for minority shareholders. It establishes that if a recovery is essentially a substitute for a liquidation distribution, it will be taxed as a capital gain, not ordinary income. Attorneys should carefully analyze the nature of the underlying claim and the remedies sought to determine the appropriate tax treatment of any resulting recovery. This case also emphasizes the importance of properly documenting reservations of rights when surrendering stock during liquidation to preserve claims. Later cases would cite this to determine if settlements were capital gains or ordinary income depending on the original claim. Cases involving complex corporate liquidations should be carefully scrutinized to determine the ultimate nature of any monetary settlements to ensure proper tax treatment.