

## ***Trounstine v. Commissioner, 18 T.C. 1233 (1952)***

Proceeds recovered through litigation are taxable as income in the year received if they would have been considered income in the year the cause of action arose.

### **Summary**

The estate of Norman S. Goldberger received a settlement in 1944 for wrongfully withheld profits from a joint venture. The Tax Court addressed whether the settlement was taxable in 1944, or related back to 1933 when the profits were originally earned, and whether interest and stock repurchase related to the settlement constituted taxable income or capital gains. The court held that the entire settlement, including interest, was taxable as income in 1944 because the estate's right to the funds was not established until the court decree. The stock repurchase was not a capital transaction.

### **Facts**

Norman S. Goldberger's estate received \$108,453.59 in 1944 from Bauer, Pogue & Co. Inc., to satisfy a judgment for wrongfully withheld profits. The estate's executrix had to repurchase 12,063  $\frac{2}{3}$  shares of Fidelio Brewery, Inc. stock for \$14,428.20 as a condition of the judgment, returning the parties to the status quo ante. The settlement included \$43,165.61 in interest on the principal amount of the recovery. Goldberger's will directed the trustees to pay his beneficiary, Adele Trounstine, any income up to \$50,000, and all income above \$60,000 yearly.

### **Procedural History**

The Commissioner of Internal Revenue determined that the estate had received gross income in 1944 and issued deficiency notices. The Tax Court reviewed the Commissioner's determination, as well as petitioners' claim that the principal amount should have been taxed in 1933. The Commissioner argued that the stock repurchase resulted in a short-term capital gain for the estate.

### **Issue(s)**

1. Whether the proceeds from the judgment against Bauer, Pogue & Co. Inc. are taxable as income to the estate in 1944, or relate back to 1933, the year the profits were earned.
2. Whether the interest received as part of the settlement constitutes taxable income to the estate.
3. Whether the repurchase of Fidelio Brewery, Inc. stock resulted in a short-term capital gain for the estate.

### **Holding**

1. Yes, because until the court's decree in 1944, the estate had no uncontested right

to receive the wrongfully withheld profits; the recovery was a product of the court's decree.

2. Yes, because Section 22(a) of the Internal Revenue Code defines gross income to include income derived from interest.

3. No, because the return of stock was a condition precedent to recovering profits and was not a sale or exchange resulting in a capital gain.

### **Court's Reasoning**

The court reasoned that the taxability of lawsuit proceeds depends on the nature of the underlying claim. Since the estate was compensated for wrongfully withheld profits, the recovery constitutes income. The court cited *North American Oil Consolidated v. Burnet*, 286 U.S. 417, for the principle that proceeds recovered by litigation are income in the year received if they would have been income in the earlier year out of which the litigation arose.

The court noted that the purpose of sections 182(a) and 1111(a)(3) of the Revenue Act of 1932 was to prevent the arbitrary shifting of income. The court found that until the 1944 decree, the estate had no uncontested right to the funds. The court quoted Section 22(a) of the Internal Revenue Code to show that interest is included in gross income. The court stated that Goldberger's death could not serve to accrue a right the existence of which was not finally determined until eight years later.

The court rejected the argument that the stock repurchase resulted in a capital gain, stating, "When the shares of stock were returned they were returned in compliance with a condition precedent laid down in the District Court's decree to petitioners' right to recover the profits wrongfully withheld by the defendants and the interest due upon that sum."

### **Practical Implications**

*Trounstine* clarifies that settlements or judgments for lost profits are generally taxed as ordinary income in the year received, regardless of when the underlying profits were earned. This decision highlights the importance of determining the nature of the claim being settled to ascertain the appropriate tax treatment of the proceeds. Attorneys must advise clients that even though the underlying claim may relate to past events, the tax liability arises in the year the funds are received, which can significantly impact tax planning. This case also illustrates that conditions precedent to a settlement, such as returning property, are not necessarily considered capital transactions, and therefore do not generate capital gains or losses. Later cases cite this principle when determining the character of income from legal settlements, especially concerning lost profits versus capital assets.