

## ***T.C. Memo. 1953-123***

Expenses incurred in an illegal business are generally not deductible if allowing the deduction would frustrate sharply defined state or federal policies.

### **Summary**

The taxpayer, Bennett, operated an illegal liquor business in Oklahoma and sought to deduct the cost of confiscated whiskey as a business expense or loss. The IRS disallowed the deduction, and also assessed fraud penalties. The Tax Court disallowed the deduction of the confiscated whiskey, holding that allowing it would violate Oklahoma's public policy against illegal liquor sales. However, the court overturned the fraud penalty. This case illustrates the principle that deductions may be disallowed if they undermine clearly established public policies.

### **Facts**

Bennett operated a wholesale and retail liquor business in Oklahoma, which was illegal under state law. During 1948 and 1950, some of his whiskey was confiscated by state authorities. Bennett sought to deduct the cost of this confiscated whiskey as part of his cost of goods sold or as a loss on his income tax returns. The IRS challenged the accuracy of Bennett's reported gross profits and disallowed the deduction for the confiscated whiskey.

### **Procedural History**

The Commissioner of Internal Revenue determined deficiencies in Bennett's income tax and assessed penalties for the years 1948, 1949, and 1950. Bennett petitioned the Tax Court for a redetermination of these deficiencies and penalties. The Tax Court addressed multiple issues, including the deductibility of the confiscated whiskey and the imposition of fraud penalties.

### **Issue(s)**

1. Whether the cost of confiscated whiskey, from an illegal liquor business, can be included in the cost of goods sold or deducted as a loss for income tax purposes.
2. Whether the taxpayer was liable for fraud penalties for the year 1949.
3. Whether penalties for failure to file a declaration of estimated tax were properly imposed.

### **Holding**

1. No, because allowing a deduction for expenses related to illegal activities would frustrate sharply defined state public policy against such activities.
2. No, because the Commissioner failed to prove fraud.
3. Yes, because the taxpayer failed to show reasonable cause for not filing declarations of estimated tax.

## **Court's Reasoning**

The Court reasoned that while the cost of goods sold is generally deductible, this rule does not apply when the goods are confiscated due to illegal activity. Allowing a deduction would frustrate the public policy of Oklahoma, which prohibits the sale and possession of intoxicating beverages. The Court relied on the principle that deductions are not allowed if they undermine sharply defined state or federal policies. The court stated, "Statutes of Oklahoma prohibit, under penalty of fine and imprisonment, the sale of intoxicating beverages or possession in excess of one quart thereof. Okla. Stats. Ann., Title 37, sections 1, 6." The court also determined that the Commissioner failed to provide sufficient evidence to prove fraudulent intent on the part of the taxpayer. As for the penalties for failure to file a declaration of estimated tax, the court upheld the penalties because the taxpayer did not demonstrate reasonable cause for the failure.

## **Practical Implications**

This case reinforces the principle that expenses associated with illegal activities are generally not deductible for income tax purposes, particularly if allowing the deduction would undermine a clearly defined public policy. It highlights the importance of considering the legality of a business and its potential conflict with public policy when evaluating the deductibility of expenses. Attorneys should advise clients engaged in activities with questionable legality to carefully consider the tax implications and the risk of disallowed deductions. Later cases have cited Bennett to support the disallowance of deductions that would frustrate public policy, demonstrating its continuing relevance in tax law.