

22 T.C. 58 (1954)

In computing percentage depletion for coal mines, the “gross income from the property” excludes amounts paid to a separate entity that has an economic interest in the coal in place and also excludes rents or royalties in respect of the property, but not for a railroad siding not connected with the mining properties.

Summary

The case concerns the calculation of percentage depletion deductions for a coal mining partnership. The court addressed whether payments made by the partnership to a related corporation for mining services should be excluded from the partnership’s gross income when calculating the depletion allowance, and also addressed whether the amount paid for a railroad siding should be excluded. The court held that the payments to the corporation were correctly excluded because the corporation possessed an economic interest in the coal. However, the payments for the siding were improperly excluded because the siding was not directly connected to the leased mining properties.

Facts

Earl M. Brown Company, a partnership owned by husband and wife (petitioners), owned coal leases and a fee interest in a coal property. The partnership contracted with E.M. Brown, Incorporated (a corporation also owned by the petitioners), to mine, process, and transport coal to railroad sidings. The corporation was paid 75% of the partnership’s sales proceeds after deducting royalties, siding rentals, and sales commissions. The partnership also rented a railroad siding from a third party. The partnership calculated and claimed a percentage depletion deduction on its income tax return, which the Commissioner of Internal Revenue later adjusted, disallowing a portion of the deduction.

Procedural History

The Commissioner of Internal Revenue determined deficiencies in the income tax of both Earl M. Brown and Helen C. Brown. The taxpayers challenged the Commissioner’s adjustments in the United States Tax Court.

Issue(s)

1. Whether payments made by the partnership to E.M. Brown, Inc. for mining, producing, loading, and transporting coal should be excluded from the partnership’s gross income for the purpose of calculating its percentage depletion deduction.
2. Whether the rent paid for the railroad siding should be excluded as “rent * * * in respect of the property” when calculating the percentage depletion deduction.

Holding

1. Yes, because the corporation obtained an economic interest in the coal, and payments to it were excludable.
2. No, because the railroad siding was not connected to the leased mining properties.

Court's Reasoning

The court relied on the Internal Revenue Code and regulations governing percentage depletion for coal mines. The core legal principle is that in computing percentage depletion, "gross income from the property" is calculated by excluding "any rents or royalties paid or incurred by the taxpayer in respect of the property." The court first considered the payments to E.M. Brown, Inc. The court found that the corporation had an economic interest in the coal because it had the exclusive right to mine and transport the coal. As a result, amounts paid to the corporation were subtracted from the gross income of the partnership for the purpose of percentage depletion. The court cited *James Ruston*, 19 T.C. 284 (1952), in support of this finding. The court then addressed the payments for the railroad siding. The court held that these payments should not be excluded because the siding was not connected to the leased mining properties.

Practical Implications

This case provides guidance on calculating "gross income from the property" for purposes of percentage depletion in the context of coal mining operations. It clarifies that amounts paid to a related entity with an economic interest in the coal are excludable from gross income. It also reinforces that rents or royalties related to the mining property are excludable but that other operating expenses are not. This ruling should be considered when structuring contracts for mining operations and determining tax liabilities. Subsequent cases have followed this principle.