

## **23 T.C. 342 (1954)**

The use of the net worth method is permissible for determining a taxpayer's income when the taxpayer's records are inadequate, especially where there is evidence of fraud.

### **Summary**

In this case, the United States Tax Court addressed the IRS's use of the net worth method to determine deficiencies in income tax and additions to tax due to fraud against Henry and Rose Mikelberg, a husband and wife. The Mikelbergs, both physicians, kept poor financial records. The IRS used the net worth method, comparing the couple's assets and liabilities to their reported income, and found substantial underreporting. The court approved the use of this method and upheld the determination of fraud, finding the Mikelbergs' testimony unreliable and their explanations for asset accumulation unconvincing. The court allocated income between the spouses for the years they filed separate returns based on their respective practice time. The court determined that the deficiencies were due to fraud, which nullified the statute of limitations defenses.

### **Facts**

Henry and Rose Mikelberg, husband and wife, filed joint income tax returns for several years and separate returns for others. Both were medical doctors with practices in Pennsylvania. The IRS determined deficiencies in their income tax and additions to tax for fraud, using the net worth method because the Mikelbergs maintained inadequate financial records. The IRS calculated the couple's net worth and compared it to their reported income, finding substantial discrepancies, and the couple's assets included real estate, bank accounts, and government bonds. The Mikelbergs had a history of hiding assets to avoid a judgment against Henry. The couple claimed they had substantial cash on hand at the beginning of the period, which they could not adequately document. The couple also could not account for the source of funds deposited into savings accounts and used to purchase bonds in their daughter's name. They also claimed unusually low living expenses.

### **Procedural History**

The IRS determined deficiencies in income tax and additions to tax for fraud. The Mikelbergs petitioned the United States Tax Court to challenge these determinations. The Tax Court consolidated their cases, heard evidence, and made findings of fact, ultimately upholding the IRS's determinations regarding the use of the net worth method, the allocation of income, and the finding of fraud. The court also determined that the statute of limitations did not apply due to the finding of fraud. The decision was made under Rule 50.

### **Issue(s)**

1. Whether the IRS properly used the net worth method to determine the Mikelbergs' income.
2. Whether the IRS's allocation of income between Henry and Rose Mikelberg for the years they filed separate returns was reasonable.
3. Whether the Mikelbergs were liable for additions to tax for fraud under I.R.C. §293(b).

### **Holding**

1. Yes, because the Mikelbergs maintained inadequate records, making the net worth method appropriate.
2. Yes, because the allocation (30/70) was supported by the evidence and provided a reasonable basis for the income split.
3. Yes, because the court found clear and convincing evidence of fraud with the intent to evade tax based on the taxpayers' behavior.

### **Court's Reasoning**

The court reasoned that the net worth method was appropriately used because the Mikelbergs did not maintain adequate books and records of their income and expenses. The court found the method especially suitable because the taxpayers' living expenses and assets were significant in comparison to their reported income. The court cited *Morris Lipsitz*, 21 T.C. 917, 931 as precedence.

Regarding the income allocation, the court considered the fact that Henry and Rose had different levels of practice and that their separate filings had a reasonable income split. The court found this allocation to be reasonable. The court found that the taxpayers' explanation of their cash assets was incredible and "unworthy of belief." The court ultimately reduced the amount of the cash on hand that the taxpayers initially claimed and allocated the funds that appeared in their daughter's account to the taxpayers themselves.

The court determined the existence of fraud. The court highlighted the lack of proper records, the taxpayers' uncooperative behavior with the agents, the evasive testimony, and the significant underreporting of income, stating, "There is evidence that their explanations of their assets varied from time to time. We think the evidence is clear and convincing that the deficiencies are due at least in part to fraud with intent to evade tax, and we have so found." As a result, the court ruled that the statute of limitations did not apply.

### **Practical Implications**

This case is crucial for understanding the IRS's ability to use the net worth method, especially in situations where taxpayers fail to maintain adequate financial records. Attorneys should advise clients, particularly those with complex financial situations or businesses with extensive cash transactions, to keep thorough records. This case also underscores the importance of honest and forthcoming communication with IRS agents during audits, as evasive behavior and unreliable testimony are key indicators of fraud. It is crucial to determine a client's net worth at the beginning of the audit to determine if there are discrepancies between the income reported and the client's financial status. The ruling provides guidance for the allocation of income between spouses in tax-related disputes, particularly when they are in the process of a joint tax filing versus separate filings. Attorneys should be prepared to present evidence supporting the allocation of income and show that there is a reasonable basis for its income allocation. Later cases will likely cite this case in support of the proposition that fraud findings can preclude a statute of limitations defense.