

## **23 T.C. 951 (1955)**

When a corporation provides stock to employees under conditions where they are not financially responsible for the shares and can only pay for them via dividends, the transaction is a form of compensation, not a sale.

### **Summary**

The National Clothing Company of Rochester, Inc. (National) provided stock to key employees under agreements that essentially allowed the employees to pay for the shares using dividends. Upon the termination of employment, National repurchased the shares at their then-current book value. The IRS argued the difference between the original and repurchase prices represented a sale, subject to capital gains treatment, while National contended the difference was compensation and thus deductible. The court sided with National, holding that the stock arrangements were, in substance, a form of compensation designed to incentivize employee loyalty and performance, not bona fide stock sales.

### **Facts**

National Clothing Company provided stock to three key employees, John A. Morton, Avery, and Richard L. MacNaughton, under similar contracts. The contracts specified a purchase price based on the stock's book value at the time of the agreement. The employees provided promissory notes but were not required to make actual cash payments; instead, dividends were applied to the note's principal. National retained the right to repurchase the shares if employment ended, at the then current book value. When the employees' employment ended, National repurchased the shares at book value. The IRS contended these transactions constituted sales, while National claimed the repurchase amounts were additional compensation.

### **Procedural History**

The Commissioner of Internal Revenue determined deficiencies in National's and Avery's income tax, disallowing deductions National claimed for the repurchase amounts as compensation and reclassifying Avery's reported capital gain as compensation. The case was brought before the United States Tax Court.

### **Issue(s)**

1. Whether the transactions between National and its employees constituted a sale of stock or a form of compensation.

### **Holding**

1. Yes, the transactions between National and its employees were a form of compensation because the substance of the agreement indicates the employees were

not intended to be liable for the purchase of the stock and the repurchase amount reflects compensation.

### **Court's Reasoning**

The Tax Court focused on the economic reality of the transactions rather than their form. It emphasized that the employees were not expected to pay for the stock from their personal funds, and the contracts' terms were designed to tie the employees' financial interests to the company's success. The court pointed out that the company retained control over the stock and the employees could not sell the shares without National's consent. The repurchase agreements, combined with the dividend-based payment structure, indicated an intent to provide compensation, not to conduct a standard stock sale. Furthermore, the notes carried no interest, which the court considered consistent with compensation and inconsistent with the company treating the transactions as stock sales.

The court cited precedent, including *Indianapolis Glove Co. v. United States* and *Alger-Sullivan Lumber Co. v. Commissioner*, that supported treating similar arrangements as compensation, not sales. In these earlier cases, the courts had held that stock plans designed to incentivize employee performance, where the employees were not bearing the typical risks of stock ownership, should be considered compensation.

### **Practical Implications**

This case underscores the importance of substance over form in tax law. Businesses should carefully structure stock arrangements to ensure the tax treatment aligns with their intent. If a plan is designed to provide compensation, the documentation and economic realities should support that characterization, otherwise, the IRS may reclassify the transaction. The case provides a framework for distinguishing between true stock sales and compensatory stock arrangements, focusing on whether the employee assumes typical risks of stock ownership, and whether they are truly liable for the purchase price.

Companies considering stock-based compensation should: structure the payment terms to align with compensation; ensure the employee isn't exposed to risk; and include repurchase terms in the event of employment termination. The holding of the case reinforces the importance of clearly defining the terms of stock-based arrangements to reflect the true economic substance of the deal to withstand scrutiny from the IRS. Later cases in tax law often cite *National Clothing* as a precedent for determining whether stock transactions were compensatory or sales of capital.