# A.J. Mirabello v. Commissioner, 32 T.C. 668 (1959)

Profits from the sale of real estate held primarily for sale to customers in the ordinary course of business within a joint venture are considered ordinary income, not capital gains.

### Summary

The case concerns whether profits from the sale of real estate were taxable as ordinary income or capital gains. A.J. Mirabello and associates formed a joint venture to purchase, clear liens from, and sell residential lots. The court determined that this venture constituted a joint venture, and the profits were taxable as ordinary income because the lots were held primarily for sale in the ordinary course of business. The court emphasized the active nature of the venture, the short time frame for sales, and the intent to quickly turn over the properties. The ruling also addressed the deductibility of real estate taxes paid by the group.

### Facts

A.J. Mirabello, along with three other real estate professionals, formed a joint venture. They collectively purchased 68 residential lots that were heavily encumbered with liens. The group cleared the title of the liens, with the intent to quickly sell the lots to builders and other customers. The group equally shared capital contributions, profits, losses, and control. The lots were quickly sold after the encumbrances were removed. Mirabello claimed that his one-fourth share of the profits from the sale of the lots constituted capital gains. The Commissioner argued that the profits were ordinary income.

# **Procedural History**

The case was heard before the United States Tax Court. The Tax Court ruled in favor of the Commissioner of Internal Revenue, holding that the profits generated from the sale of the lots were to be taxed as ordinary income, not capital gains. The court considered the nature of the joint venture and the activities of the partners.

#### Issue(s)

1. Whether the profits derived from the sale of the 68 lots should be taxed as ordinary income or capital gains.

2. Whether petitioner is entitled to any allowances in computing his share of net profits for real estate taxes paid.

# Holding

1. Yes, the profits from the sale of the lots were taxable as ordinary income because the lots were held for sale to customers in the ordinary course of business by a joint venture.

2. Yes, petitioner is entitled to an allowance for one-fourth of the real estate taxes paid by the group.

### **Court's Reasoning**

The court held that the venture constituted a joint venture under the Internal Revenue Code. A joint venture exists where two or more persons combine in a joint enterprise for their mutual benefit, sharing in profits or losses and having a voice in the control or management. The court determined that the 68 lots were acquired with a view to producing profits on a quick turnover. The short-term financing, active efforts to clear titles, the rapid sale of the lots (with most sold within approximately 16 months), and the associates' real estate expertise all indicated that the lots were not held for investment. The court stated, "...the lots never were held passively; to the contrary, there was a definite, continuing, and active plan to acquire, disencumber, and hold them primarily for sale to customers in the ordinary course of the business of the joint venture." The court also determined that the real estate taxes paid were deductible.

# **Practical Implications**

This case provides clear guidance on distinguishing between ordinary income and capital gains from real estate transactions involving a joint venture. The focus is on the intent of the parties and the nature of their activities. Real estate professionals and investors must carefully structure their deals to ensure their tax objectives are met. If the intent is to actively develop and sell properties, the profits will likely be classified as ordinary income. The holding affects how real estate partnerships and joint ventures are structured and how profits from these ventures are treated for tax purposes. Furthermore, this case highlights the importance of clear documentation of intent and activities of the parties involved to support the desired tax treatment. Later courts and the IRS have followed this rationale in similar cases.