

## **25 T.C. 975 (1956)**

A transaction, even if structured to minimize taxes, will be upheld if it is genuine, reflects economic reality, and does not violate the clear intent of the tax statute.

### **Summary**

The *Avco Manufacturing Corp. v. Commissioner* case involves several tax disputes, including whether Avco could recognize a loss on the liquidation of a subsidiary, Crosley Corporation. Avco strategically sold a small number of Crosley shares before the liquidation to sidestep the non-recognition rules under the 1939 Internal Revenue Code. The Tax Court upheld the loss recognition, finding the sale of shares to be a genuine transaction with economic substance, even though it was structured to achieve a tax advantage. The court emphasized that the tax motive alone was not enough to invalidate a transaction if it was real in substance. The case underscores the importance of distinguishing between tax avoidance, which is permissible, and tax evasion, which is illegal. The court also addressed several other tax issues, all decided in favor of the petitioner.

### **Facts**

Avco Manufacturing Corporation owned over 90% of Crosley Corporation's stock. Avco planned to liquidate Crosley. To avoid the non-recognition of gain or loss provisions under the Internal Revenue Code, Avco sold 200 shares of Crosley stock on the New York Stock Exchange for cash before the liquidation was finalized. This sale resulted in a recognized loss. The IRS disallowed this loss, claiming that the sale was merely a tax avoidance scheme without economic substance. Other issues include the taxability of gains from asset acquisitions by Avco, amortization deductions for emergency plant facilities, the characterization of stock distributions as dividends versus partial liquidations, and the deductibility of extra compensation and tooling expenses.

### **Procedural History**

The Commissioner of Internal Revenue determined deficiencies in Avco's income and excess profits taxes for the fiscal years ending 1944, 1945, 1946, and 1947. The IRS disallowed the loss Avco claimed on the Crosley liquidation and also questioned certain other deductions. Avco filed a petition in the United States Tax Court, disputing the IRS's determination. The Tax Court ruled in favor of Avco on several issues. The IRS appealed the decision, and the Court agreed in the main with Avco's assertions.

### **Issue(s)**

1. Whether Avco could recognize a loss on the liquidation of Crosley Corporation, given the pre-liquidation sale of a small number of shares.

2. Whether the transfer of assets of the Lycoming Manufacturing Company to Avco was a nontaxable reorganization.
3. Whether the Commissioner erred in reducing the loss Avco sustained on the liquidation of American Propeller Corporation, a subsidiary, and whether Avco was entitled to a further loss deduction.
4. Whether Avco was entitled to accelerated amortization on emergency plant facilities.
5. Whether a stock distribution made in 1935 constituted an ordinary dividend for invested capital purposes or a partial liquidation.
6. Whether a deduction for accrued compensation should be allowed in the fiscal year ending November 30, 1947, rather than in the following year.
7. Whether Avco was entitled to an expense deduction for excess tooling expense in the fiscal year ended November 30, 1947, rather than in the year ended November 30, 1948.

### **Holding**

1. Yes, because the sale of the Crosley stock was a genuine transaction that shifted the ownership and control of the shares, therefore the loss was recognized.
2. No, because the transfer of the Lycoming assets was part of a plan, and there was no continuity of interest.
3. Yes, the IRS erred in disallowing portions of the loss from the American Propeller liquidation, and Avco was entitled to additional deductions.
4. No, Avco was not entitled to claim the accelerated amortization and must account for the reimbursement received by the government.
5. Yes, the 1935 stock distribution was an ordinary dividend.
6. Yes, the deduction for accrued compensation was properly allowable in the fiscal year ending November 30, 1947.
7. Yes, the tooling expenses were properly deductible in the fiscal year ending November 30, 1947.

### **Court's Reasoning**

The court focused on whether the sale of Crosley stock was a legitimate transaction. It acknowledged that the sale was timed to avoid the non-recognition rules of the Internal Revenue Code, but the court found that the sale itself was real, with the transfer of ownership and control occurring in a valid transaction. Because the sale

had economic substance and the parties acted in good faith, the court disregarded the tax avoidance motive, per *Gregory v. Helvering*. The court stated: “The cases are legion that if a transaction is in fact real and bona fide and if the only criticism is that someone gets a tax advantage, such transaction may not be characterized as a sham.” The court distinguished this case from situations where transactions are shams or lack economic substance. The Court determined the plan should be treated as part of the plan.

### **Practical Implications**

This case provides guidance on the distinction between permissible tax avoidance and prohibited tax evasion. Lawyers and accountants should be aware that transactions that are structured to minimize taxes are legitimate so long as those transactions are real and not a sham. This case supports the principle that the form of a transaction will be respected if it aligns with the substance. Also, it shows how taxpayers can take advantage of opportunities to recognize losses.