### 26 T.C. 161 (1956)

Gains from the sale of subdivided real estate are considered ordinary income, not capital gains, if the taxpayer actively engages in activities related to the sale of the property in the ordinary course of business.

### **Summary**

The case involved a taxpayer, Yunker, who subdivided a large tract of inherited farmland into smaller parcels and sold them. The Commissioner of Internal Revenue determined that the profits from these sales were taxable as ordinary income, not capital gains, because Yunker was engaged in the real estate business. The Tax Court agreed, holding that Yunker's actions, including subdividing the land, building a road, and using a real estate agent, constituted carrying on a business. Therefore, the gains from the sales were taxed as ordinary income. The court also addressed when the gains were realized for tax purposes, finding that for cash-basis taxpayers, gain is realized when payments are received, not when the contracts for sale are executed.

#### **Facts**

Leonna Yunker inherited a 100-acre tract of farmland near Louisville, Kentucky. She later reacquired the property and, after attempts to sell it as a whole failed, subdivided 65 acres of the property into smaller parcels of five acres or more. She had a road built through the property and an electrical power line installed. She employed a real estate agent to handle the sales, and she also advertised the property. All parcels were sold by August 1951. Yunker reported the gains from the sales as long-term capital gains in her 1950 and 1951 tax returns, but the Commissioner determined they were ordinary income. Yunker used the cash basis method of accounting.

#### **Procedural History**

The Commissioner of Internal Revenue determined deficiencies in Yunker's income tax for 1950 and 1951. Yunker challenged the Commissioner's determination in the U.S. Tax Court. The Tax Court ruled in favor of the Commissioner, finding that the gains from the sale of the property were taxable as ordinary income. The case was decided under Rule 50.

### Issue(s)

- 1. Whether the gains realized from the sales of real estate in 1950 and 1951 were taxable as ordinary income or as capital gains.
- 2. Whether gains from two sales of lots were taxable in 1949 when the contracts were executed or in 1950 when payments were made.

# Holding

- 1. Yes, because Yunker's activities in preparing the land for sale and in selling the subdivided parcels constituted carrying on a business, and the parcels were held primarily for sale to customers in the ordinary course of that business, the gains are taxable as ordinary income.
- 2. Yes, because Yunker reported income on the cash basis, gains from the sales were realized in 1950 when the full purchase prices were paid and deeds were delivered, and not in 1949 when the contracts were executed.

## **Court's Reasoning**

The court examined whether Yunker's activities constituted a trade or business. The court noted that merely liquidating an investment is not enough to make it a trade or business. However, the court stated, "if a liquidating operation is conducted with the usual attributes of a business and is accompanied by frequent sales and a continuity of transactions, then the operation is a business and the proceeds of the sale are taxable as ordinary income." The court emphasized the subdivision of the land, the construction of a road, the use of a real estate agent, and the frequency of sales, concluding these factors demonstrated that Yunker was actively engaged in the real estate business. The court cited the subdivision of the land, the construction of a road, and the use of a real estate agent. The court noted that while Yunker was trying to liquidate her holdings, the way in which she did so was akin to a business.

Regarding the second issue, the court held that because Yunker used the cash basis of accounting, the gains were realized when the payments were received, not when the contracts were signed. The court noted that the "agreement to pay the balance of the purchase price in the future has no tax significance to either purchaser or seller if he is using a cash system."

#### **Practical Implications**

This case is critical for understanding the distinction between capital gains and ordinary income in real estate transactions. It highlights the importance of a taxpayer's actions and intent in determining the tax treatment of property sales. The case provides a guide for taxpayers engaged in real estate sales, indicating that active development, marketing, and frequent sales are likely to be considered carrying on a business, resulting in ordinary income treatment. Taxpayers who passively hold property for appreciation are more likely to receive capital gains treatment, although the court clearly states that even a liquidation can constitute a business. The court's analysis emphasizes that the question is one of fact, and that each case must be considered on its own merits.

For tax practitioners, this case underscores the need to carefully analyze a client's activities concerning real estate to advise them appropriately on tax planning.

Furthermore, the case's discussion of the cash method of accounting has practical implications for the timing of income recognition. The court's holding regarding the second issue impacts the timing of the income.