# Morrison Mining Co. v. Commissioner, 7 T.C. 827 (1946)

To obtain relief from excess profits taxes, a taxpayer must demonstrate that unusual events during the base period resulted in an inadequate standard of normal earnings, and that a reconstructed income calculation would exceed the benefit already received under alternative calculations.

#### Summary

Morrison Mining Co. sought relief from excess profits taxes, claiming that unusual events in its base period (1938-1939) diminished its normal production. The company contended that these events justified a higher "constructive average base period net income." The Tax Court found that even if the events were unusual, the company's reconstructed income figures, which included calculations from another mine, were unsupported by the facts and did not result in an income higher than the benefit the company already received under section 713(e) which permitted the company to substitute 75 percent of its 3 best years for its poorest year. Thus, the court denied the relief.

## Facts

Morrison Mining Co. sought relief under Section 722(b)(1) of the Internal Revenue Code of 1939, claiming "unusual and peculiar" events in certain sections of its Morrison Mine interrupted normal production during 1938 and 1939. The company reconstructed its base period income to claim a higher average base period net income for excess profits tax purposes. The company also operated the Clayton Mine. The company had received benefits from the tax code allowing them to substitute a percentage of its best years' income for its poorest year's income.

## **Procedural History**

Morrison Mining Co. filed for relief from excess profits taxes with the Commissioner, who denied the claim. The company then petitioned the United States Tax Court. The Tax Court reviewed the factual basis for the company's claim and the accuracy of its reconstructed income calculations. The Tax Court ruled against the company and determined that the company's reconstructed income did not exceed the amount of relief the company was already granted under the existing provisions of the law.

## Issue(s)

- 1. Whether events in the Morrison Mine were "unusual and peculiar" within the meaning of Section 722(b)(1) of the Internal Revenue Code, thus qualifying the company for potential relief.
- 2. Whether, assuming the events were unusual and peculiar, the company's reconstructed average base period net income would have exceeded the average base period net income calculated under Section 713(e).

# Holding

- 1. The Court did not decide this question, since it was unnecessary.
- 2. No, because the company failed to establish a valid reconstructed income that exceeded the relief already available under Section 713(e) of the 1939 Code.

#### **Court's Reasoning**

The Court assumed, for the sake of argument, that the events at the Morrison Mine were unusual and peculiar. However, the Court focused on the reconstructed income calculations. The Court found that Morrison Mining Co.'s reconstruction was flawed because it included figures from the Clayton Mine, where the alleged unusual events did not occur, as well as the Morrison Mine. The Court observed that the reconstructed income was out of line with the facts. The court determined that the taxpayer's reconstructed income did not exceed the benefit they received under section 713(e). The Court cited that the company failed to show how the reconstructed income would be larger than the benefit received under Section 713(e), which allowed the substitution of a portion of their best years' income for their poorest year's income. The Court reasoned that even if the company's production had not been interrupted, its income would not have been large enough to justify further relief.

#### **Practical Implications**

This case highlights the importance of presenting accurate and well-supported financial data in tax relief claims. It emphasizes that even if a taxpayer can establish the existence of unusual events, they must also demonstrate that these events resulted in a quantifiable and supportable loss that warrants additional tax relief. The ruling underscores the necessity for meticulous reconstruction of income, excluding irrelevant data and adhering to established methodologies. This case is a cautionary tale for businesses seeking excess profits tax relief, requiring them to carefully substantiate their claims and ensure that their calculations align with the economic realities of their operations. It provides a framework for analyzing similar claims, emphasizing the need to demonstrate a direct causal link between unusual events and financial losses.