

### **30 T.C. 204 (1958)**

Legal expenses incurred to recover property seized by the Alien Property Custodian are considered capital expenditures, not deductible expenses, because they relate to defending title.

#### **Summary**

In 1953, Madeleine duPont Ruoff paid substantial legal fees to recover property seized by the Attorney General under the Trading With the Enemy Act. The U.S. Tax Court determined that these expenses were not deductible under Section 23(a)(2) of the Internal Revenue Code of 1939, which allows deductions for expenses related to income production or property maintenance. The court reasoned that the legal fees were essentially a cost of defending her title to the property, and therefore constituted a capital expenditure, which should be added to the basis of the property, rather than a current deductible expense. This decision hinged on the principle that defending title to property, even if the property was seized under government authority, is a capital expense.

#### **Facts**

In 1948, the Attorney General seized property belonging to Madeleine duPont Ruoff, citing her status as a German national under the Trading With the Enemy Act. This property included stocks, bonds, and her interest in a trust. Ruoff retained attorneys to pursue the recovery of her assets. In 1953, a settlement was reached, and the property was returned. Ruoff paid her attorneys \$67,800.72 in 1953 for legal services related to recovering the seized property. Ruoff and her husband deducted this amount on their 1953 tax return as a legal expense. The Commissioner of Internal Revenue disallowed the deduction, treating the expenses as capital expenditures.

#### **Procedural History**

The Commissioner of Internal Revenue disallowed Ruoff's deduction for legal expenses on her 1953 tax return. Ruoff petitioned the United States Tax Court. The Tax Court ruled in favor of the Commissioner, holding that the legal fees were capital expenditures. A dissenting opinion argued that the expenses were for conservation and maintenance, thus should have been deductible.

#### **Issue(s)**

Whether the legal fees paid by Ruoff to recover property seized by the Attorney General under the Trading with the Enemy Act were deductible as ordinary and necessary expenses under Section 23(a)(2) of the Internal Revenue Code of 1939.

#### **Holding**

No, because the expenses were for defending Ruoff's title to the property, and were therefore capital expenditures.

### **Court's Reasoning**

The court relied on the well-established principle that expenses incurred to defend or protect title to property are capital expenditures, not deductible expenses. The court cited the Supreme Court case, *Trust of Bingham v. Commissioner*, which held that the enactment of Section 23(a)(2) did not change the distinction between current expenses and capital outlays. It noted that under the