

***Mansfield Journal Co. v. Commissioner*, 27 T.C. 189 (1956)**

Payments received from the sale of newsprint contracts, integral to a business's inventory, constitute ordinary income rather than capital gains, as they function as a hedge against market fluctuations and are not sales of capital assets.

Summary

The Mansfield Journal Co. (petitioner) entered into a long-term contract to purchase newsprint. When the petitioner arranged for other publishers to take delivery of some of its contracted newsprint at a profit, the question arose whether those profits were capital gains or ordinary income. The Tax Court held that the gains were ordinary income, as the newsprint contract served as an integral part of the petitioner's business operations and the transactions acted as a hedge against price fluctuations. The court emphasized the substance of the transactions over their form, concluding that the sales were of inventory rather than capital assets, aligning with the principles established in *Corn Products Refining Co. v. Commissioner*.

Facts

Mansfield Journal Co., the petitioner, was a newspaper publisher that entered into a ten-year contract with Coosa River for the purchase of newsprint. The petitioner subsequently arranged for other publishers to take delivery of portions of its newsprint allocation. In these transactions, the petitioner received payments above the contract price for the newsprint. The petitioner characterized these gains as capital gains, arguing that the newsprint contract was a capital asset. The IRS disagreed, arguing that the gains were ordinary income.

Procedural History

The case was heard by the United States Tax Court. The Tax Court ruled in favor of the Commissioner of Internal Revenue, holding that the gains were ordinary income, and not capital gains. The petitioner is challenging this ruling in Tax Court.

Issue(s)

1. Whether payments received by the petitioner from the sale of newsprint contracts should be considered ordinary income or capital gains?
2. Whether the gains realized in 1951 and 1952 are excludible in determining excess profits net income under either section 433(a)(1)(C), or section 456, 1939 Code.

Holding

1. No, the payments constituted ordinary income, not capital gains, because the newsprint contract and related transactions were integral to the petitioner's business and functioned as a hedge.

2. No, the gains realized in 1951 and 1952 are not excludible in determining excess profits net income under either section 433(a)(1)(C), or section 456, 1939 Code.

Court's Reasoning

The court relied on the precedent established in *Corn Products Refining Co. v. Commissioner*. The court reasoned that the petitioner's newsprint contract served the essential purpose of securing a stable supply of newsprint at a reasonable price, and that the subsequent transactions involving the sale of portions of this contract were integral to the petitioner's business. The court also held that, the transactions were akin to a hedge against market fluctuations. The court emphasized the economic substance of the transactions rather than their form (e.g., assignment language). The court noted that the newsprint contracts were a way of securing the petitioner's inventory of paper. The court stated, "[O]btaining and having such contracts is an integral part of the conduct of petitioner's ordinary trade and business." Because the gains derived from these activities were closely connected to the petitioner's ordinary business operations and functioned to protect its inventory, they were deemed to be ordinary income.

Practical Implications

This case is crucial for businesses that use commodity contracts to secure essential supplies. It clarifies that profits from transactions related to these contracts may be treated as ordinary income, even if the contract itself might otherwise be considered a capital asset. Businesses must carefully consider the purpose and function of their contracts, and whether they are an integral part of their ordinary business operations. This decision also underscores the importance of understanding the substance of transactions, not just their form, when determining tax consequences. It affects businesses that deal in commodities or use contracts to manage inventory and pricing. Furthermore, the case has been cited in later cases as a precedent on the treatment of business-related contracts.