

Tesche v. Commissioner, 30 T.C. 417 (1958)

The court determines whether gains from the sale of shrubs and scion wood trees should be treated as ordinary income or capital gains, focusing on whether the items were held primarily for sale in the ordinary course of business.

Summary

Richard and Martha Tesche, husband and wife, operated a wholesale tree nursery. The IRS determined deficiencies in their income tax, arguing that gains from the sale of shrubs and scion wood trees were ordinary income rather than capital gains, as the Tesches had reported. The Tax Court held that the gains from the sale of shrubs were ordinary income due to the Tesches' failure to provide sufficient evidence, but the gains from the scion wood trees were capital gains. The court found that the scion wood trees were used in the Tesches' business to produce grafting material and were not primarily held for sale to customers in the ordinary course of business. The decision highlights factors used to distinguish between property held for use in a business versus property held for sale.

Facts

Richard Tesche purchased five acres of land in 1940 to establish a tree nursery, starting full-time operations in 1954. He grew various juniper trees and used limbs (scion wood) from these trees to graft to rootstock. The scion wood trees became unproductive after 6-10 years. During 1954-1956, Tesche sold grafted stock to regular nurseries and also, on occasion, sold shrubs and unproductive scion wood trees directly to gardeners. The Tesches reported gains from the sale of the shrubs and scion wood trees as long-term capital gains, but the IRS contended they should be taxed as ordinary income. The Tesches did not advertise the scion wood trees for sale.

Procedural History

The Commissioner determined deficiencies in the petitioners' Federal income tax for 1954, 1955, and 1956. The taxpayers challenged the determination in the Tax Court.

Issue(s)

1. Whether the gain from the sale of shrubs and scion wood trees should be taxed as ordinary income or capital gains.
2. Whether the Tesches were liable for additions to tax under sections 6651 and 294 of the Internal Revenue Code.

Holding

1. Yes, for the shrubs sold in 1954 because the Tesches failed to prove the gains

were not ordinary income.

2. No, for the scion wood trees because the court found they were property used in the trade or business.

Court's Reasoning

The court applied the criteria from *Greene-Haldeman* to determine whether the scion wood trees were property held primarily for sale in the ordinary course of business. These criteria include the intent of the seller, the purpose for which the property was acquired, held, and sold; the frequency, continuity, and substantiality of the sales; whether the sales are in furtherance of an occupation of the taxpayer; the proximity of sale to purchase; and the extent of sales activity on the part of the seller. The court emphasized that “no single factor can be viewed as dispositive.” The Tesches’ scion wood trees were primarily used to produce grafting material, and the sales of unproductive trees were incidental. The court found that the sales of these trees were at irregular intervals, and the volume of the sales was small compared to the Tesches’ grafting business. The court noted that the Tesches “did not grow scion wood trees with the dual and primary objectives of obtaining scion wood from them for a given period and then selling them.” The court found that the petitioners failed to introduce any evidence with respect to respondent’s determination of additions to tax and the additions to tax under these sections were sustained.

Practical Implications

This case provides guidance on how to analyze the character of income for agricultural businesses. It highlights the importance of factual analysis when distinguishing between property used in a business and property held for sale. It reinforces the significance of intent, the purpose for which the property is held, the nature of the sales, and the volume of sales compared to the business’s core activities. The ruling will influence tax planning and litigation for similar agricultural businesses. Taxpayers in this area must maintain thorough records of their activities and present sufficient evidence to support their position. Future courts will likely reference this case when analyzing the sale of agricultural products.