# Harbin v. Commissioner, T.C. Memo. 1964-190

When a taxpayer fails to maintain adequate records of income, the IRS is authorized to use reasonable methods to reconstruct income, and the burden of proof rests on the taxpayer to demonstrate that the IRS's determination is arbitrary.

## Summary

Harold Harbin, who operated a gambling business, reported wagering income but provided no supporting records. Despite a prior IRS notice to maintain adequate records, Harbin failed to do so. The IRS, unable to find sufficient records or assets, reconstructed Harbin's income by applying a net income percentage derived from a previous Tax Court case involving Harbin's gambling activities. The Tax Court upheld the IRS's determination, finding the method reasonable given Harbin's lack of records and failure to prove the assessment was arbitrary. The court emphasized that taxpayers must maintain adequate records and bear the burden of proving IRS assessments are unreasonable when records are insufficient.

#### Facts

Petitioner Harold Harbin operated a restaurant, poolroom, and bar, and also engaged in wagering activities. On his 1957 tax return, Harbin reported wagering gains but provided no details or supporting schedules. Prior to 1957, the IRS had notified Harbin in writing of his obligation to maintain adequate records for tax purposes. An IRS investigation for 1957 revealed Harbin had not kept adequate records of his gambling income. The IRS's attempts to locate bank accounts, property, or credit records for Harbin were largely unsuccessful. Harbin had also been subject to a prior Tax Court case regarding his 1952 and 1953 gambling income, where his net income percentage of gross wagering income was established.

#### **Procedural History**

The IRS determined a deficiency in Harbin's 1957 income tax and assessed a negligence penalty due to inadequate records. Harbin challenged the IRS's income determination in Tax Court, arguing it was arbitrary because it was based on findings from a prior Tax Court case. The Tax Court reviewed the IRS's methodology and Harbin's arguments.

## Issue(s)

- 1. Whether the IRS's determination of Harbin's wagering income for 1957 was arbitrary when it was based on a net income percentage derived from a prior Tax Court case, given Harbin's failure to maintain adequate records.
- 2. Whether Harbin met his burden of proving that the IRS's income determination was arbitrary and unreasonable.

# Holding

- 1. No, because when a taxpayer fails to keep adequate records, the IRS is authorized to use methods that reasonably reconstruct income, and using a percentage from a prior case was reasonable under the circumstances.
- 2. No, because Harbin presented no evidence to demonstrate that the IRS's determination was arbitrary; the burden of proof to show arbitrariness rests with the taxpayer.

# **Court's Reasoning**

The Tax Court relied on Section 446 of the Internal Revenue Code of 1954, which allows the IRS to compute taxable income using a method that clearly reflects income if the taxpayer's method does not, or if no method has been regularly used. The court cited precedent affirming the IRS's liberty to use the best available procedure when taxpayers lack records (*Burka v. Commissioner*). The court stated, "Where, as here, a taxpayer maintains no records, both the Commissioner and, in turn, this Court, have no other course than to reconstruct income in the most reasonable way possible."

The IRS agent used the net income percentage (29%) from Harbin's prior Tax Court case to estimate his 1957 income after failing to find other reliable data due to Harbin's lack of records. The court found this method reasonable and not arbitrary, especially given Harbin's prior gambling income history and the IRS's unsuccessful attempts to use other methods like net worth or bank deposits. The court emphasized that while the IRS must adopt a method that clearly reflects income, mathematical exactness is not required when a taxpayer conceals financial information by failing to keep records (*Harris v. Commissioner*, citing *United States v. Johnson*, "skilful concealment is an invincible barrier to proof."). Harbin, by failing to appear at trial or offer evidence, did not meet his burden of proving the IRS's determination was arbitrary.

## **Practical Implications**

*Harbin v. Commissioner* reinforces the critical importance of taxpayers maintaining adequate records of income, especially for businesses and activities like gambling where income may be less easily traceable. It clarifies that when records are insufficient, the IRS has broad authority to reconstruct income using reasonable methods. This case is frequently cited to support the IRS's use of indirect methods of income reconstruction when taxpayers fail to cooperate or maintain records. For legal practitioners, it highlights the taxpayer's burden of proof in challenging IRS assessments based on reconstructed income and underscores that simply claiming an assessment is arbitrary is insufficient without providing evidence to support that claim. It also informs tax planning by emphasizing the need for robust record-keeping to avoid IRS income reconstruction and potential penalties.