

## ***Fischer v. Commissioner, 50 T. C. 164 (1968)***

Expenses for a private airplane are not deductible unless used in a trade or business, and special education costs may be partially deductible as medical expenses if primarily for treatment of a mental defect or illness.

### **Summary**

C. Fink Fischer and Jean Fischer sought to deduct expenses for a private airplane and their son's attendance at Oxford Academy. The U. S. Tax Court denied the airplane expense deductions, as Fischer was not in the business of chartering the plane and did not use it in his consulting work. However, a portion of the Oxford Academy fees were deemed deductible medical expenses because the school provided psychotherapy to treat the son's severe emotional problems. The decision underscores the need for a direct business connection for airplane deductions and allows for partial deductibility of special education costs when primarily for medical treatment.

### **Facts**

C. Fink Fischer, a retired U. S. Navy commander, purchased a Cessna 195 airplane in anticipation of his retirement. Post-retirement, he worked as an engineering consultant and reported minimal income from aircraft chartering. Fischer's son, Don, suffered from severe emotional and academic problems, leading Fischer to enroll him at Oxford Academy, a specialized school that provided both education and psychotherapy. Fischer claimed deductions for the airplane and Oxford Academy expenses on his tax returns for 1960-1962.

### **Procedural History**

The Commissioner of Internal Revenue disallowed the deductions, leading Fischer to petition the U. S. Tax Court. The court heard the case and issued its decision on April 29, 1968, addressing the deductibility of the airplane and education expenses.

### **Issue(s)**

1. Whether Fischer is entitled to deduct depreciation and other expenses related to his airplane under Section 162 of the Internal Revenue Code.
2. Whether amounts paid for Don's attendance at Oxford Academy are deductible as medical expenses under Section 213 of the Internal Revenue Code.
3. Whether delinquency penalties under Section 6651(a) were properly imposed.

### **Holding**

1. No, because Fischer was not in the business of chartering aircraft and did not use the airplane in his consulting work.
2. Yes, partially, because a portion of the Oxford Academy fees was primarily for the

prevention or alleviation of Don's mental defect or illness.

3. Yes, because Fischer did not prove timely filing or reasonable cause for late filing.

### **Court's Reasoning**

The court held that Fischer's airplane expenses were not deductible under Section 162 because he was not engaged in the trade or business of aircraft chartering and did not use the plane in his consulting work. The court distinguished this from cases where expenses maintained skills for a current business. Regarding the Oxford Academy expenses, the court found that Don's severe emotional problems constituted a "disease" under Section 213, and the school's services included psychotherapy aimed at treatment. The court allocated the expenses, allowing deductions for costs exceeding typical private school tuition, attributing the excess to medical care. On the penalties, the court upheld the Commissioner's determination due to lack of evidence from Fischer.

### **Practical Implications**

This decision clarifies that expenses for personal assets like private airplanes are not deductible unless directly tied to a current trade or business. It also establishes that special education costs may be partially deductible as medical expenses if primarily for treating a mental defect or illness. Practitioners should carefully document the primary purpose of special education expenses to support deductibility. The ruling may encourage taxpayers to seek medical recommendations before enrolling children in special schools, potentially increasing such deductions. Subsequent cases have applied this reasoning to similar situations involving education for mental health treatment.