

## ***Thalhimer v. Commissioner, 41 T. C. 678 (1964)***

A corporation's sale of its treasury stock results in no taxable gain or loss if the transaction is part of an intracorporate capital structure adjustment, not speculative activity.

### **Summary**

In *Thalhimer v. Commissioner*, the Tax Court examined whether a corporation could claim a capital loss on the sale of its treasury stock. The court held that no loss was deductible because the transaction was an intracorporate adjustment of capital structure rather than speculative activity. The key facts included Thalhimer's purchase and resale of its stock under restricted conditions, aimed at raising capital rather than profit. The court applied Section 39. 22(a)-15 of the 1939 Internal Revenue Code, focusing on the real nature of the transaction, and concluded that Thalhimer's activities did not resemble those of an outside investor or speculator in its own stock.

### **Facts**

Thalhimer purchased its own stock from the Sosniks under an option agreement related to the issuance of previously unissued stock. The stock was restricted to prevent speculative profit, and certificates bore a legend limiting salability. After repurchasing the shares, Thalhimer immediately offered them to the public at the prevailing market price to raise additional capital, not to profit from the resale. Thalhimer argued that it suffered a deductible loss on this sale.

### **Procedural History**

Thalhimer filed for a capital loss carryover, which was denied by the Commissioner. Thalhimer then appealed to the Tax Court, which heard the case and issued its decision in 1964.

### **Issue(s)**

1. Whether Thalhimer's sale of its treasury stock resulted in a deductible loss under Section 39. 22(a)-15 of the 1939 Internal Revenue Code.

### **Holding**

1. No, because Thalhimer's transaction was an intracorporate readjustment of its capital structure, not a speculative activity, and thus did not result in a deductible loss.

### **Court's Reasoning**

The Tax Court relied on Section 39. 22(a)-15 of the 1939 Code, which states that the

tax consequences of a corporation dealing in its own stock depend on the transaction's real nature. The court determined that Thalhimer's activities did not resemble those of an outside investor or speculator in its own stock. Instead, the transaction was part of an intracorporate capital structure adjustment aimed at raising capital, not making a profit. The court cited several cases, including *United States v. Anderson, Clayton & Co.* and *Dr. Pepper Bottling Co. of Miss.*, to support its interpretation that the transaction's purpose and nature, not its formalities, determine its tax consequences. The court rejected Thalhimer's argument that the transaction was akin to a loss on a guaranty, finding no evidence to support this claim.

### **Practical Implications**

This decision clarifies that corporations cannot claim a deductible loss on treasury stock sales if the transaction is part of an intracorporate capital structure adjustment rather than speculative activity. Practitioners should carefully analyze the purpose and nature of such transactions, focusing on whether they resemble speculative investments. This ruling may affect how corporations structure their stock repurchases and resales, particularly in terms of tax planning. It also underscores the importance of documenting the purpose of stock transactions to support their tax treatment. Subsequent cases have applied this principle, reinforcing its impact on corporate tax law.