

## ***Mayfair Minerals, Inc. v. Commissioner, 56 T. C. 883 (1971)***

When a taxpayer receives a tax benefit from a deduction in one year, the recovery of that amount in a later year is taxable income under the tax-benefit rule, and the duty of consistency prevents the taxpayer from later claiming the deduction was improper after the statute of limitations has expired.

### **Summary**

Mayfair Minerals, Inc. had deducted accrued liabilities for customer refunds from 1957 to 1960, which were contingent on the outcome of a rate dispute. When the Federal Power Commission (FPC) rescinded its order in 1961, Mayfair did not report the cancellation of these liabilities as income. The Tax Court held that Mayfair realized taxable income in 1961 under the tax-benefit rule, as it had previously benefited from the deductions. The court also applied the duty of consistency, ruling that Mayfair could not claim the original deductions were improper after misleading the IRS and allowing the statute of limitations to run on the earlier years.

### **Facts**

Mayfair Minerals, Inc. , using the accrual method of accounting, sold natural gas to Trunkline Gas Co. under a contract that increased the rate to 12 cents per MCF in 1954. The Federal Power Commission (FPC) suspended this rate increase, and Mayfair agreed to refund any excess collected if the increase was not approved. Mayfair accrued and deducted liabilities for potential refunds from 1955 to 1960, totaling \$4,275,126. 15. In 1957, the FPC ordered Mayfair to refund amounts collected above 7. 5 cents per MCF, but this order was stayed pending further review. The FPC ultimately approved the rate increase in 1960, and Mayfair canceled the accrued liability in 1961 without reporting it as income. Mayfair's tax adviser recommended not amending prior returns or reporting the cancellation as income, but instead disclosing it in Schedule M of the 1961 return.

### **Procedural History**

The IRS issued a notice of deficiency for Mayfair's 1961 tax year, asserting that the cancellation of the accrued liability resulted in taxable income. Mayfair contested this in the U. S. Tax Court, which upheld the IRS's determination.

### **Issue(s)**

1. Whether Mayfair realized taxable income in 1961 when it canceled an account payable representing contingent liabilities for customer refunds that had been deducted in prior years.
2. Whether Mayfair was estopped from claiming the deductions for 1957-1960 were improper after the statute of limitations had expired on those years.

### **Holding**

1. Yes, because under the tax-benefit rule, the cancellation of the accrued liability in 1961, after Mayfair had received tax benefits from the deductions in prior years, resulted in taxable income.
2. Yes, because Mayfair's misleading treatment of the deductions on its tax returns and failure to amend them estopped it from claiming the deductions were improper after the statute of limitations had expired.

### **Court's Reasoning**

The Tax Court applied the tax-benefit rule, which requires that amounts previously deducted and later recovered be included in income in the year of recovery. The court cited precedents like *Burnet v. Sanford & Brooks Co.* and *Dobson v. Commissioner* to support this principle. Mayfair had deducted the accrued liabilities from 1957 to 1960, receiving tax benefits, and the cancellation of these liabilities in 1961 constituted a recovery that should be taxed.

The court also invoked the duty of consistency, holding that Mayfair could not claim the original deductions were improper after the statute of limitations had run. Mayfair's tax returns for 1957-1960 misleadingly suggested the refunds had been paid, and the company failed to correct this after the FPC order was rescinded. The court cited cases like *Orange Securities Corp. v. Commissioner* and *Askin & Marine Co. v. Commissioner*, which established that a taxpayer cannot take advantage of its own wrong by changing positions after the statute of limitations has expired. The court rejected Mayfair's arguments of mutual mistake of law and the applicability of sections 1311-1315 of the Internal Revenue Code, emphasizing that these sections did not supplant the duty of consistency.

### **Practical Implications**

This decision reinforces the importance of the tax-benefit rule and the duty of consistency in tax law. Taxpayers must report recoveries of previously deducted amounts as income in the year of recovery, even if the original deduction was improper. The case also highlights the need for clear and accurate reporting on tax returns, as misleading entries can lead to estoppel and prevent later challenges to the deductions after the statute of limitations has expired. Practitioners should advise clients to amend returns promptly if errors are discovered and to be transparent in their tax reporting to avoid similar outcomes. This ruling continues to be cited in cases involving the tax-benefit rule and the duty of consistency, such as in *Bear Manufacturing Co. v. United States* and *Wichita Coca Cola Bottling Co. v. United States*.