

## ***Jasionowski v. Commissioner, 66 T. C. 312 (1976)***

A profit motive must be established to deduct rental property losses; mere anticipation of future profit is insufficient.

### **Summary**

The Jasionowskis leased a house to a long-time patient, Anna Schmitt, at below-market rent, resulting in consistent losses. The IRS challenged the deductions claimed for these losses, arguing the arrangement lacked a profit motive. The Tax Court agreed, ruling that the Jasionowskis' primary intention was to assist Schmitt rather than generate profit. The court found that the lease terms guaranteed losses and that the Jasionowskis did not attempt to maximize rental income or sell the property, indicating a lack of profit motive. Consequently, deductions for expenses and depreciation were disallowed under Section 183, which limits deductions for activities not engaged in for profit.

### **Facts**

Edward and Jane Jasionowski, a doctor and his wife, accepted a house as a gift from Anna Schmitt in 1968. They immediately leased it back to her for seven years at a rent covering only taxes and insurance. During 1969 and 1970, the Jasionowskis reported rental income from Schmitt but claimed deductions for expenses and depreciation that exceeded this income. The lease terms ensured the Jasionowskis would incur losses, as the rent was substantially below market value. Schmitt, an elderly patient of Edward's, had health issues and could no longer afford her mortgage, prompting the arrangement.

### **Procedural History**

The Commissioner of Internal Revenue determined deficiencies in the Jasionowskis' income tax for 1969 and 1970, disallowing certain deductions related to the Schmitt lease. The Jasionowskis petitioned the U. S. Tax Court, which held a trial where evidence, including testimony from Schmitt and Edward Jasionowski, was presented. The court allowed the Commissioner to amend the answer to reflect new evidence of unreported rental income. The Tax Court ultimately ruled against the Jasionowskis, disallowing the deductions due to the lack of a profit motive.

### **Issue(s)**

1. Whether the Jasionowskis understated their gross rental income for 1969 and 1970.
2. Whether the Jasionowskis' rental of the house to Schmitt was undertaken with a profit motive, thereby allowing deductions for losses under Sections 162, 212, and 165 of the Internal Revenue Code.
3. If applicable, whether the Jasionowskis used the correct basis for depreciation of the house and the appropriate depreciation method.

## **Holding**

1. Yes, because the Jasionowskis received additional rental income in the form of taxes and insurance payments directly from Schmitt, which they failed to report.
2. No, because the Jasionowskis did not lease the house with a bona fide expectation and anticipation of making a profit, as evidenced by the lease terms and their actions.
3. Not reached, due to the court's decision on the profit motive issue.

## **Court's Reasoning**

The court found that the Jasionowskis' lease arrangement with Schmitt was not motivated by profit but by a desire to help a friend in need. The terms of the lease guaranteed annual losses, with rent covering only taxes and insurance, far below market value. The court applied Section 183, which limits deductions for activities not engaged in for profit, concluding that the Jasionowskis' rental activity fell under this category. The court rejected the argument that anticipation of future profits after the lease or from selling the house established a profit motive. The Jasionowskis' failure to attempt to maximize rental income or sell the property further supported the lack of profit motive. The court also allowed the Commissioner to amend the answer to reflect unreported income based on trial testimony, citing the court's discretion to disregard stipulations contradicted by clear evidence.

## **Practical Implications**

This decision underscores the importance of establishing a profit motive for rental property deductions. Taxpayers must demonstrate that their primary intention is to make a profit, not merely to offset other income or assist others. The case illustrates that below-market rent and consistent losses can be indicative of a lack of profit motive. Practitioners should advise clients to carefully document their profit expectations and efforts to maximize income from rental properties. This ruling also highlights the court's flexibility in amending pleadings based on trial evidence, emphasizing the importance of accurate reporting of all income. Subsequent cases have continued to apply Section 183's framework, reinforcing its significance in determining the deductibility of losses from rental activities.