

## ***Rutz v. Commissioner, 66 T. C. 879 (1976)***

Taxpayers must substantiate business expense deductions with detailed records showing the amount, time, place, business purpose, and business relationship for each expenditure under IRC Section 274(d).

### **Summary**

Frank Paul Rutz, a chiropractic physician, claimed deductions for entertainment, gifts, and boat expenses. The IRS disallowed these deductions due to insufficient substantiation under IRC Section 274(d), which requires detailed records of business expenses. Rutz maintained logs and monthly summaries but did not record the business purpose or relationship for each expense. The Tax Court upheld the disallowance, emphasizing the necessity for taxpayers to provide specific contemporaneous records and corroborative evidence to substantiate business expense deductions.

### **Facts**

Frank Paul Rutz, a chiropractic physician in Portland, Oregon, purchased a boat in 1969 and traded it in for a new one in 1971. He claimed business deductions for entertainment, gifts, and boat expenses for 1971 and 1972. Rutz maintained a logbook for his boat trips and monthly summaries of expenses but did not include the business purpose or relationship for each expenditure. The IRS disallowed most of these deductions due to lack of substantiation under IRC Section 274(d). Rutz argued that his records were sufficient, but the IRS and the Tax Court disagreed.

### **Procedural History**

The case was filed in the United States Tax Court after the IRS determined deficiencies in Rutz's federal income tax for 1971 and 1972. The Tax Court reviewed Rutz's records and found them inadequate under IRC Section 274(d), upholding the IRS's disallowance of the deductions. The decision was to be entered under Rule 155 of the Tax Court Rules of Practice and Procedure.

### **Issue(s)**

1. Whether Rutz substantiated his claimed deductions for entertainment, gifts, and boat expenses as required by IRC Section 274(d).

### **Holding**

1. No, because Rutz failed to provide adequate records or sufficient corroborative evidence to establish the business purpose and business relationship for each expenditure, as required by IRC Section 274(d).

### **Court's Reasoning**

The Tax Court applied IRC Section 274(d), which mandates detailed substantiation for business expenses. Rutz's logbook and monthly summaries did not include the business purpose or relationship for each expense, failing to meet the statutory requirements. The court rejected Rutz's argument that his general testimony about business discussions on his boat was sufficient, citing the need for specific contemporaneous records and corroborative evidence. The court also noted that Rutz's patients were often personal friends, making it difficult to distinguish between business and personal entertainment. The court referenced prior cases like *William F. Sanford* and *Handelman v. Commissioner* to support its ruling that Rutz's uncorroborated testimony was insufficient.

### **Practical Implications**

This decision underscores the importance of detailed record-keeping for business expense deductions. Taxpayers must maintain contemporaneous records that clearly document the amount, time, place, business purpose, and business relationship for each expenditure. Practitioners should advise clients to keep detailed logs and corroborative evidence to avoid disallowance of deductions. The ruling may deter taxpayers from claiming business expenses without proper substantiation, potentially reducing tax fraud and abuse. Subsequent cases like *Nicholls, North, Buse Co.* have continued to apply the strict substantiation requirements established in *Rutz*.