## Mason v. Commissioner, 68 T. C. 163 (1977)

Abandonment of worthless stock by a bankruptcy trustee relates back to the petition date, preserving the subchapter S status of the corporation.

# **Summary**

Dan E. Mason, the sole shareholder of Arrow Equipment Sales, an electing small business corporation under subchapter S, filed for bankruptcy. The trustee abandoned Arrow's worthless stock, which was deemed to relate back to the petition date, maintaining Mason's continuous ownership. The U. S. Tax Court held that Arrow's subchapter S status was not terminated because Mason retained ownership, allowing him to claim the corporation's operating loss on his personal tax return. This decision underscores the significance of the abandonment doctrine in bankruptcy law and its implications for subchapter S corporations.

#### **Facts**

In July 1966, Dan E. Mason formed Arrow Equipment Sales and transferred his construction equipment to it in exchange for all of its stock. Arrow elected subchapter S status for its taxable year beginning January 1, 1967. Arrow filed for bankruptcy in January 1967, and Mason filed for bankruptcy in November 1967, listing Arrow's stock as part of his estate. In November 1969, the trustee in Mason's bankruptcy abandoned the Arrow stock, which was worthless due to Arrow's earlier bankruptcy. The abandonment was granted the same day.

## **Procedural History**

Arrow Equipment Sales filed for bankruptcy in January 1967 and was discharged in August 1967. Dan E. Mason filed for bankruptcy in November 1967. In November 1969, the trustee in Mason's bankruptcy abandoned Arrow's stock, and this abandonment was granted the same day. Mason claimed Arrow's 1967 operating loss on his personal tax return. The Commissioner of Internal Revenue challenged this deduction, leading to the case before the U. S. Tax Court.

#### Issue(s)

1. Whether the filing of a bankruptcy petition by the sole shareholder of a subchapter S corporation terminates the corporation's subchapter S status when the trustee subsequently abandons the worthless stock.

## Holding

1. No, because the abandonment of worthless stock by the trustee relates back to the date of the bankruptcy petition, thereby maintaining the shareholder's continuous ownership and preserving the subchapter S status of the corporation.

# Court's Reasoning

The court applied the doctrine of abandonment from bankruptcy law, which holds that when a trustee abandons property, title reverts to the debtor as if the trustee had never held it. This abandonment relates back to the petition date, ensuring that Mason retained continuous ownership of Arrow's stock. The court cited *Brown v. O'Keefe*, emphasizing that abandonment extinguishes the trustee's title retroactively. The court rejected the Commissioner's argument that the estate in bankruptcy was a non-qualifying shareholder, as the abandonment doctrine restored Mason's ownership from the outset. The court also considered policy implications, noting that overly technical interpretations of subchapter S could unfairly penalize shareholders for unforeseen financial difficulties. The decision aligned with Congressional intent to avoid capricious terminations of subchapter S status.

# **Practical Implications**

This decision clarifies that the abandonment of worthless stock by a bankruptcy trustee does not terminate a corporation's subchapter S status if it relates back to the petition date. Practitioners should be aware that continuous ownership can be maintained despite bankruptcy filings, ensuring that shareholders can still claim corporate losses on personal returns. The ruling underscores the need for careful consideration of bankruptcy actions' impact on tax status and may influence how trustees manage assets in bankruptcy. Subsequent cases, such as those involving subchapter S corporations and bankruptcy, should consider this precedent to ensure equitable treatment of shareholders.