

Hamblen v. Commissioner, 78 T. C. 53 (1982)

Commuting expenses between a home office and a principal place of work are nondeductible personal expenses, even if the home office is used for business purposes.

Summary

In *Hamblen v. Commissioner*, a minister sought to deduct automobile expenses incurred while traveling between his home office, where he performed ministerial duties, and his church, his principal place of work. The U. S. Tax Court ruled that these expenses were nondeductible commuting costs under Section 162(a) of the Internal Revenue Code. The court emphasized that the daily travel between a home office and a principal, indefinite work location is considered personal commuting, not a deductible business expense. This decision reaffirmed established tax law and rejected the minister's claim that denying the deduction violated his First Amendment rights.

Facts

Frank R. Hamblen, a minister at Calvary Bible Church in Lima, Ohio, maintained an office in his home where he prepared sermons, conducted telephone work, and performed other ministerial duties. In 1976, Hamblen traveled daily by automobile between his home office and the church, which was 4.2 miles away and served as his principal place of work. He claimed a deduction of \$1,338.52 for these travel expenses under Section 162(a) of the Internal Revenue Code. The Commissioner of Internal Revenue disallowed the deduction, leading Hamblen to petition the U. S. Tax Court.

Procedural History

The Commissioner of Internal Revenue determined a deficiency in Hamblen's 1976 federal income tax and disallowed the claimed deduction for commuting expenses. Hamblen filed a petition with the U. S. Tax Court, challenging the disallowance. The Tax Court heard the case and ruled in favor of the Commissioner.

Issue(s)

1. Whether automobile expenses incurred by a minister traveling between his home office and his principal place of work at the church are deductible under Section 162(a) of the Internal Revenue Code.

Holding

1. No, because such transportation costs constitute commuting expenses, which are personal and nondeductible under Section 262 of the Internal Revenue Code.

Court's Reasoning

The U. S. Tax Court applied established tax law principles, citing cases like *Steinhort v. Commissioner*, which held that commuting expenses between home and a principal place of work are personal and nondeductible. The court rejected Hamblen's argument that his home office qualified as a separate business location, emphasizing that his church was his principal and indefinite place of work. The court also dismissed Hamblen's claim that denying the deduction violated his First Amendment rights, noting that the tax law applied equally to all taxpayers and did not discriminate based on religious beliefs. The court's decision was guided by Section 1.162-2(e) of the Income Tax Regulations, which explicitly states that commuting expenses are not deductible.

Practical Implications

This decision clarifies that commuting expenses between a home office and a principal place of work remain nondeductible, regardless of the business activities conducted at home. Attorneys advising clients with home offices should inform them that only travel expenses between business locations are deductible, not daily commutes from home. This ruling impacts professionals across various fields who work from home, reinforcing the need for clear distinctions between home and work locations for tax purposes. Subsequent cases, such as *Curphey v. Commissioner*, have continued to uphold this principle, emphasizing the importance of understanding the nature of one's work locations when claiming deductions.