

## ***Centre v. Commissioner, 84 T. C. 288 (1985)***

Consolidation of a declaratory judgment case with a deficiency case is inappropriate when it would not promote judicial efficiency and could delay resolution of the declaratory judgment.

### **Summary**

In *Centre v. Commissioner*, the Tax Court denied a motion to consolidate a declaratory judgment case involving the revocation of the Centre's tax-exempt status with a deficiency case concerning the Centre's and its directors' tax liabilities. The court reasoned that consolidation would not serve judicial economy, as the declaratory judgment case aimed to expedite review of the exempt status, while the deficiency case would encompass broader issues. The court decided to stay the declaratory judgment case until the deficiency case was resolved, emphasizing the necessity of avoiding duplication of efforts and ensuring prompt judicial review.

### **Facts**

The Centre, initially classified as a private operating foundation, faced revocation of its tax-exempt status under section 501(c)(3). The IRS issued notices of deficiency to the Centre and its directors for tax years 1976-79, asserting excise and income tax liabilities. The Centre filed a declaratory judgment case to challenge the revocation of its exempt status and a separate deficiency case concerning the tax liabilities. Both parties moved to consolidate these cases, citing shared issues of fact and law.

### **Procedural History**

The Centre filed a motion to consolidate the declaratory judgment case with the deficiency case on August 6, 1984. The IRS agreed to the consolidation. The Tax Court, however, denied the motion and instead stayed the declaratory judgment case pending resolution of the deficiency case.

### **Issue(s)**

1. Whether the Tax Court should consolidate a declaratory judgment case with a deficiency case when both involve the same organization but different legal purposes?

### **Holding**

1. No, because consolidation would not promote judicial economy and would defeat the primary purpose of the declaratory judgment case, which is to provide prompt judicial review of the organization's exempt status.

### **Court's Reasoning**

The Tax Court reasoned that consolidation would not serve judicial economy because the declaratory judgment case aimed to expedite review of the Centre's exempt status, while the deficiency case involved broader issues, including the Centre's and its directors' tax liabilities. The court cited the legislative history of section 7428, emphasizing Congress's intent to provide prompt judicial review of exempt status determinations. The court noted that consolidation could lead to unnecessary duplication of efforts and delay the declaratory judgment's resolution. The court referenced *Shut Out Dee-Fence, Inc. v. Commissioner* to support its view that the declaratory judgment procedure is an alternative method, not required to be used, and should not duplicate efforts with deficiency cases. The court's decision to stay the declaratory judgment case until the deficiency case was resolved aligned with its goal to avoid duplication and ensure prompt judicial review.

### **Practical Implications**

This decision clarifies that consolidation of declaratory judgment and deficiency cases is generally inappropriate when it would not promote judicial efficiency and could delay the resolution of the declaratory judgment. Practitioners should carefully consider the purposes and scope of each case before seeking consolidation. The ruling reinforces the importance of prompt judicial review in declaratory judgment cases, particularly those involving the revocation of exempt status. It also suggests that courts may stay declaratory judgment cases pending the outcome of related deficiency cases to avoid duplication of efforts. This approach may influence how attorneys strategize in cases involving both types of actions, potentially affecting the timing and sequencing of legal proceedings in similar situations.