

## ***Van Buren v. Commissioner, 89 T. C. 1101 (1987)***

A beneficiary's share of trust income must be allocated proportionately among different classes of income unless the trust instrument or local law specifically provides otherwise.

### **Summary**

Caroline P. van Buren challenged the IRS's determination of her income tax liability stemming from her status as beneficiary of a testamentary trust. The trust received a distribution from her late husband's estate, which was income for tax purposes but treated as principal under fiduciary accounting. The Tax Court held that Van Buren's income should be allocated proportionately across all trust income sources, including the estate distribution, as neither the trust instrument nor New York law specified a different allocation. The court corrected the IRS's calculation to ensure Van Buren received the benefit of deductions related to her income share, impacting how similar cases should be analyzed regarding trust distributions and tax implications.

### **Facts**

Caroline P. van Buren was the income beneficiary of a testamentary trust created by her late husband, Maurice P. van Buren, who died in 1979. The trust was required to distribute all its net income to Van Buren annually. In addition to its own income, the trust received a distribution from Maurice's estate, which was income for tax purposes but treated as principal under fiduciary accounting. Van Buren reported her income based solely on the trust's internally generated income, excluding the estate distribution. The IRS included the estate distribution in calculating Van Buren's taxable income from the trust.

### **Procedural History**

The IRS issued a notice of deficiency to Van Buren for the tax year 1981, asserting a deficiency of \$15,316.07 due to her failure to include the estate distribution in her income calculation. Van Buren petitioned the United States Tax Court for redetermination of the deficiency. The Tax Court agreed with the IRS's inclusion of the estate distribution but adjusted the calculation to ensure Van Buren received the benefit of deductions attributable to her income share.

### **Issue(s)**

1. Whether the character of amounts reportable by the beneficiary of a simple trust is determined solely by the trust's internally generated income, or whether the character of amounts received by the trust in a distribution from an estate also enters into the determination.
2. Whether the beneficiary is entitled to deductions related to her share of the trust's income.

## **Holding**

1. No, because neither the trust instrument nor local law specifically allocates different classes of income to different beneficiaries. The beneficiary's income must be allocated proportionately across all trust income sources, including the estate distribution.
2. Yes, because the beneficiary is entitled to the benefit of available deductions attributable to each class of income constituting her share of the trust's distributable net income.

## **Court's Reasoning**

The Tax Court applied the principles of Subchapter J of the Internal Revenue Code, which governs the tax treatment of trust distributions. The court emphasized that the trust was a "simple" trust, required to distribute all its accounting income to Van Buren. The court rejected Van Buren's argument that her income should be based only on the trust's internally generated income, noting that neither the trust instrument nor New York law specifically allocated different classes of income to different beneficiaries. The court cited Section 652(b) and the related regulations, which require proportionate allocation of trust income unless specified otherwise. The court also corrected the IRS's calculation to ensure Van Buren received the benefit of deductions related to her income share, in accordance with the trust's intent to distribute net income. The court's decision was influenced by the policy of simplifying the tax treatment of trust distributions by eliminating the need for tracing, a major reform introduced by Subchapter J.

## **Practical Implications**

This decision clarifies that trust beneficiaries must include in their income calculations all sources of trust income, including estate distributions, unless the trust instrument or local law specifies otherwise. It also ensures that beneficiaries receive the benefit of deductions related to their income share, impacting how trustees calculate and report distributions. This ruling affects the tax planning of estates and trusts, particularly in cases involving "trapping" distributions, where estate income is distributed as trust principal. Subsequent cases have followed this principle, reinforcing the proportionate allocation rule unless specified differently by the trust or local law.