

Truesdell v. Commissioner, 89 T. C. 1280 (1987)

Funds diverted by a sole shareholder from a corporation to personal use are treated as constructive dividends, taxable to the extent of corporate earnings and profits.

Summary

James Truesdell, the sole shareholder of two corporations, diverted corporate income to personal use without reporting it on his or the corporations' tax returns. The IRS determined that these diversions were taxable to Truesdell. The Tax Court held that the diverted funds constituted constructive dividends, taxable to Truesdell under sections 301(c) and 316(a) of the Internal Revenue Code to the extent of the corporations' earnings and profits. Additionally, the court found that Truesdell's underpayment of taxes was due to fraud, imposing a 50% addition to tax. This case clarifies the tax treatment of corporate diversions by sole shareholders and emphasizes the importance of accurate reporting and record-keeping.

Facts

James Truesdell was the sole shareholder of Asphalt Patch Co. , Inc. , and Jim T. Enterprises, Inc. During 1977, 1978, and 1979, Truesdell diverted corporate income to his personal use without reporting it on either his individual tax returns or the corporations' returns. The diverted amounts were \$22,231. 86 in 1977, \$46,083. 48 in 1978, and \$44,234. 71 in 1979. Truesdell controlled all aspects of the corporations' operations and maintained incomplete records, which hindered the IRS's investigation.

Procedural History

The IRS issued statutory notices of deficiency to Truesdell for the years 1977, 1978, and 1979, asserting that the diverted funds were taxable income and that the underpayments were due to fraud. Truesdell petitioned the U. S. Tax Court, which consolidated the cases. The court dismissed the case against Truesdell's wife, Linda, for failure to prosecute. After trial, the court issued its opinion on December 30, 1987.

Issue(s)

1. Whether the amounts diverted by Truesdell from Asphalt Patch and Jim T. Enterprises during the years in issue were includable in his income.
2. Whether the resulting deficiencies were due to fraud.

Holding

1. Yes, because the diverted funds constituted constructive dividends under sections 301(c) and 316(a) of the Internal Revenue Code, taxable to Truesdell to the extent of the corporations' earnings and profits.

2. Yes, because Truesdell's underpayment of taxes was due to fraud, as evidenced by his consistent underreporting of income and attempts to conceal the diversions.

Court's Reasoning

The court applied the constructive dividend doctrine, holding that the diverted funds were distributions made by the corporations to their sole shareholder. The court rejected the IRS's argument that the diversions should be taxed as ordinary income under section 61(a), instead following the Eighth Circuit's reasoning in *Simon v. Commissioner* and *DiZenzo v. Commissioner*. The court distinguished cases like *Leaf v. Commissioner*, which involved unlawful diversions, and declined to follow its prior decision in *Benes v. Commissioner*, which had been decided based on Sixth Circuit precedent. The court found that Truesdell's consistent underreporting of income, destruction of records, and interference with the IRS investigation constituted clear and convincing evidence of fraud.

Practical Implications

This decision clarifies that corporate diversions by sole shareholders should be treated as constructive dividends, taxable to the extent of corporate earnings and profits. Practitioners should advise clients to properly document and report all corporate distributions, even if informally made. The case also serves as a warning about the severe consequences of fraud, including the imposition of a 50% addition to tax. Subsequent cases have applied this ruling, emphasizing the importance of accurate corporate record-keeping and reporting. Businesses should maintain clear separation between corporate and personal funds to avoid similar tax issues.