# Cassuto v. Commissioner, 93 T. C. 256; 1989 U. S. Tax Ct. LEXIS 120; 93 T. C. No. 24 (1989)

A prevailing party in a tax court proceeding may be awarded litigation costs if the IRS's position is not substantially justified.

#### **Summary**

The Cassutos challenged IRS notices of deficiency for tax years 1980, 1981, and 1982, totaling \$49,084, related to their investment in Salisbury Traders. The IRS acknowledged the statute of limitations had expired for 1980 but still issued a notice for that year. The case settled for a total deficiency of \$4,684. The court held that the IRS's position for 1980 and 1982 was not substantially justified due to the expired statute and inconsistent treatment of income and expenses, entitling the Cassutos to litigation costs for those years.

#### **Facts**

The Cassutos invested in Salisbury Traders, a partnership, and claimed losses on their tax returns. After an audit, the IRS proposed deficiencies of \$4,496 for 1980-1982 but later issued notices totaling \$49,084. The IRS recognized the statute of limitations had expired for 1980 before issuing notices but proceeded anyway. The Cassutos filed petitions, and the case settled with a total deficiency of \$4,684, attributed entirely to 1981.

# **Procedural History**

The IRS issued examination reports proposing deficiencies, followed by statutory notices of deficiency for the tax years in question. The Cassutos timely filed petitions with the Tax Court. The IRS admitted the statute of limitations had expired for 1980 in its answer. The parties settled, and the court entered decisions accordingly. The Cassutos then moved for litigation costs, which the court granted for 1980 and 1982.

### Issue(s)

- 1. Whether the IRS's position for the tax years 1980 and 1982 was substantially justified under section 7430(c)(2)(A)(i)?
- 2. Whether the Cassutos substantially prevailed under section 7430(c)(2)(A)(ii)?
- 3. Whether the Cassutos unreasonably protracted the proceedings or failed to exhaust administrative remedies under sections 7430(b)(4) and 7430(b)(1)?
- 4. What are the reasonable litigation costs to which the Cassutos are entitled?

# **Holding**

1. No, because the IRS's position was not substantially justified for 1980 due to the expired statute of limitations and for 1982 due to inconsistent treatment of income and expenses.

- 2. Yes, because the Cassutos substantially prevailed with respect to the amount in controversy, reducing the total deficiency from \$49,084 to \$4,684.
- 3. No, because the Cassutos did not unreasonably protract the proceedings and exhausted administrative remedies before the statutory notices were issued.
- 4. The Cassutos are entitled to \$5,269. 38 in attorney's fees and \$82. 73 in other costs, adjusted for the increase in the cost of living since 1981.

# **Court's Reasoning**

The court found the IRS's position for 1980 not substantially justified because it issued a notice of deficiency despite acknowledging the expired statute of limitations. For 1982, the court found the IRS's position not substantially justified due to inconsistent treatment of income and expenses from Salisbury Traders. The Cassutos substantially prevailed under section 7430(c)(2)(A)(ii) by reducing the total deficiency significantly. The court rejected the IRS's arguments that the Cassutos protracted the proceedings or failed to exhaust administrative remedies, noting the Cassutos' actions were reasonable given the circumstances. The court adjusted the attorney's fees to reflect the increase in the cost of living since 1981, as per Second Circuit precedent, and awarded costs based on the time spent on the case related to the unjustified positions.

## **Practical Implications**

This decision emphasizes the importance of the IRS's position being substantially justified in tax litigation. It sets a precedent that the IRS cannot issue deficiency notices for time-barred years or take inconsistent positions without justification. Taxpayers should be aware of their rights to recover litigation costs when the IRS's position is not justified. Legal practitioners should carefully document their time and costs, as the court will adjust fees based on the cost of living. The ruling may encourage taxpayers to challenge IRS positions more frequently, knowing they can recover costs if successful. Subsequent cases, such as Weiss v. Commissioner, have followed this precedent, reinforcing the criteria for awarding litigation costs.