Pilgrim's Pride Corp. v. Commissioner, 141 T. C. 533 (2013)

In a significant ruling on tax treatment of losses, the U. S. Tax Court in Pilgrim's Pride Corp. v. Commissioner held that the abandonment of securities must be treated as a capital loss, not an ordinary loss, under Section 1234A of the Internal Revenue Code. This decision impacts how losses from the termination of rights related to capital assets are calculated, emphasizing that such losses are subject to capital loss limitations, thus affecting corporate tax strategies.

Parties

Petitioner: Pilgrim's Pride Corporation, successor in interest to Pilgrim's Pride Corporation of Georgia f. k. a. Gold Kist, Inc. , which was the successor in interest to Gold Kist Inc. and its subsidiaries. Respondent: Commissioner of Internal Revenue.

Facts

Gold Kist Inc. (GK Co-op), a Georgia cooperative marketing association, purchased securities from Southern States Cooperative, Inc. and Southern States Capital Trust I for \$98. 6 million in 1999. These securities included 40,000 shares of Step-Up Rate Series B Cumulative Redeemable Preferred Stock and 60,000 shares of Step-Up Rate Capital Securities, Series A. In 2004, Southern States offered to redeem these securities for \$20 million, but GK Co-op's board of directors decided to abandon them, aiming to claim a \$98. 6 million ordinary loss for tax purposes. On June 24, 2004, GK Co-op surrendered the securities to Southern States and the Trust for no consideration. The company then reported the loss as an ordinary abandonment loss on its tax return for the tax year ending June 30, 2004.

Procedural History

The Commissioner of Internal Revenue issued a statutory notice of deficiency to Pilgrim's Pride Corporation, as successor to GK Co-op, determining that the loss on the abandonment of the securities should be treated as a capital loss, not an ordinary loss. Pilgrim's Pride filed a petition with the U. S. Tax Court challenging this determination. The Tax Court, after considering the issue, ruled in favor of the Commissioner on the deficiency but conceded on the accuracy-related penalty.

Issue(s)

Whether the loss resulting from the abandonment of the securities by GK Co-op should be treated as an ordinary loss under Section 165 of the Internal Revenue Code or as a capital loss under Section 1234A?

Rule(s) of Law

Section 1234A of the Internal Revenue Code states that "Gain or loss attributable to the cancellation, lapse, expiration, or other termination of a right or obligation with

respect to property which is (or on acquisition would be) a capital asset in the hands of the taxpayer, shall be treated as gain or loss from the sale of a capital asset. " This section applies to all property that is (or would be if acquired) a capital asset in the hands of the taxpayer.

Holding

The Tax Court held that the loss on the surrender of the securities by GK Co-op is attributable to the termination of its rights with respect to the securities, which were capital assets. Therefore, pursuant to Section 1234A, the loss must be treated as a loss from the sale or exchange of a capital asset, subject to the limitations on capital losses under Sections 1211 and 1212 of the Internal Revenue Code.

Reasoning

The court's reasoning focused on the interpretation of Section 1234A, emphasizing that the phrase "a right or obligation with respect to property" encompasses the property rights inherent in intangible property, such as stocks. The court rejected the petitioner's argument that Section 1234A applies only to derivative contractual rights, finding that the plain meaning of the statute includes rights inherent in the ownership of the property. The legislative history and subsequent amendments to the statute supported the court's interpretation that Congress intended to extend Section 1234A to all terminations of rights with respect to capital assets, thereby removing the ability of taxpayers to elect the character of gains and losses from certain transactions. The court also clarified that Section 1. 165-2 of the Income Tax Regulations, which governs abandonment losses, does not apply when a loss is deemed to arise from a sale or exchange under Section 1234A. The court concluded that the surrender of the securities terminated all of GK Co-op's rights with respect to those capital assets, and thus, the resulting loss should be treated as a capital loss.

Disposition

The Tax Court entered a decision for the respondent with respect to the deficiency, confirming that the loss on the surrender of the securities should be treated as a capital loss. The court also entered a decision for the petitioner with respect to the accuracy-related penalty, as the Commissioner had conceded on this issue.

Significance/Impact

This case is significant as it clarifies the application of Section 1234A to the abandonment of securities, extending the reach of this provision to include losses from the termination of rights inherent in the ownership of capital assets. The decision underscores the limitations on capital losses under Sections 1211 and 1212, impacting corporate tax planning strategies. It also highlights the importance of statutory interpretation in tax law, demonstrating how the plain meaning of a

statute can influence the tax treatment of financial transactions. Subsequent courts and tax practitioners must consider this ruling when addressing similar issues involving the termination of rights related to capital assets.