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Issue Self employment tax – limited partner Sham transaction Yacht and airplane depreciation ric Capitalized interest – cash basis taxpayer

Cancellation of debt vs sales proceeds Wrongful termination – IRC 104? Medical?

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HOW DID WE GET HERE?

Return preparer determined facts and applied the law $~\gamma \text{EARS}^!$

IRS Examination determined incorrect application of law

Appeals Division reviewed facts and law and upheld the IRS Position

Now Tax Court or District Court reviewing facts and interpretation of law. Made a decision.



Soroban Capital Partners 441 Investment Limited Soroban Capital Partnership Partners firm General Limited Limited Limited Partner Partner Partner Partner SE earnings: Guaranteed Х Х Х Х Payments Share of Х No No No ordinary inc



Soroban Capital Partners

Taxpayer The limited partners are "state law limited partners" Therefore, the exception applies **IRS** State law limited partners are not automatically exempt. Must apply a functional analysis

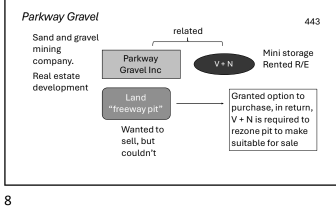
Is the limited partnership share of income subject to SE Tax? YES or NO?

YES - exception does not apply. Simply adding "limited partner" to name in insufficient. By adding "as such" Congress made clear exception only applies to those functioning as a limited partner

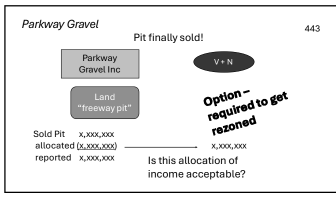


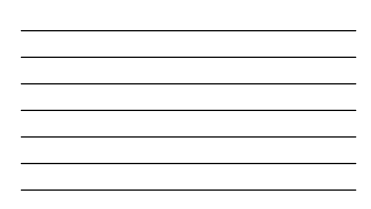
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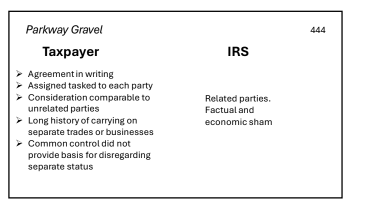
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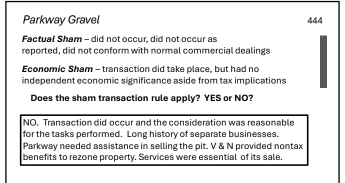


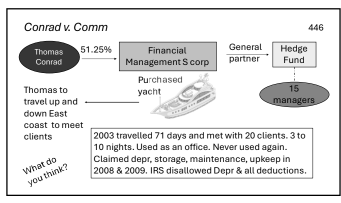
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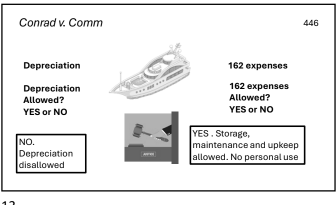




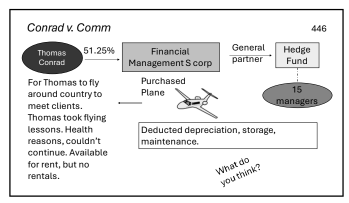




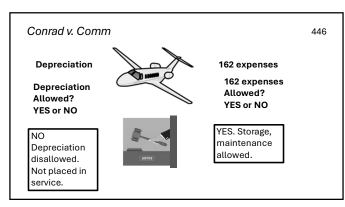


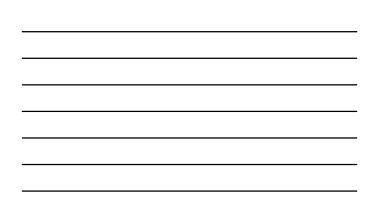


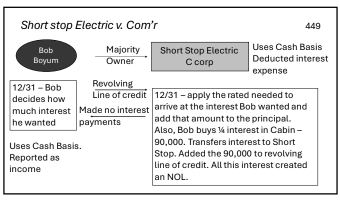


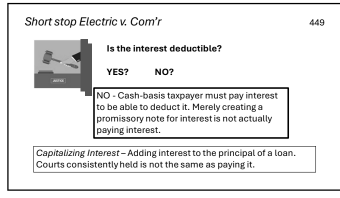


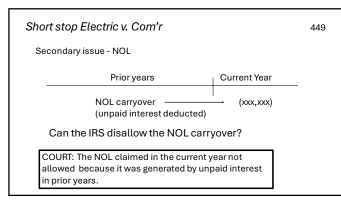


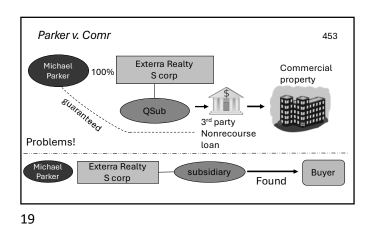














Parker v. Comr
453

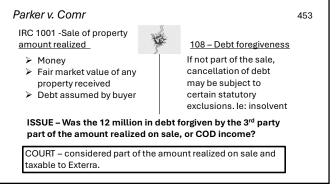
Michael Parker
Externa Realty S corp
subsidiary
Buyer

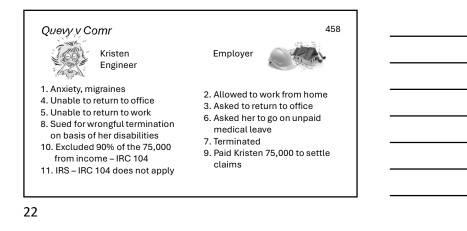
Sales agreement:
Assumed Michael's guarantee
Buyer will make loan payments
Buyer will make loan payments

#rd Party Lender agrees to cancel some of the unpaid balance
Externa realized 40 million from buyer's assumption of loan and 12 million from debt cancellation.

Exerra and Michael did not report the 12,000,000
Image: Construction of the second second







Quevy v Comr

458

IRC 104 analysis

- > Excludes damages on account of physical personal injury or physical sickness. (does not include emotional distress)
- > on account of if there is a direct link between the action giving rise to the damages and the physical injury or physical sickness > First look at the terms of the agreement
- > If terms ambiguous, look at facts and circumstances.

Taxpayer Settlement was for compensation for personal physical injury or physical illness

IRS Settlement for claims of discrimination and wrongful termination

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Quevy v Comr

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ISSUE – Is the settlement excludable under IRC 104?

NO. Employer compensated Kristen for a broad release of claims. "severance compensation". Resolve all issues. Looking at facts, employer compensated Kristen for wrongful termination not personal injury or physical illness. Taxable



