

2 T.C. 975 (1943)

To qualify for an estate tax deduction under Section 812(d) of the Internal Revenue Code, a bequest must be made to an organization organized and operated "exclusively" for religious, charitable, scientific, literary, or educational purposes, meaning that any social or recreational aspects must be incidental to the primary exempt purpose.

Summary

The executors of Ellen Battell Stoeckel's estate sought a deduction for a \$60,000 bequest to the Litchfield County University Club, arguing it was an educational organization under Section 812(d) of the Internal Revenue Code. The Tax Court denied the deduction, finding the club was not organized "exclusively" for educational purposes because its charter also included promoting social intercourse and good fellowship. The court reasoned that the club's social activities were not merely incidental to its educational goals, thus disqualifying the bequest for the estate tax deduction.

Facts

The Litchfield County University Club was chartered in 1899 to promote social intercourse and good fellowship among its members and advance the interests of higher education. Membership was limited to 200 residents of Litchfield County with college degrees. The club held semi-annual lecture-dinner meetings with notable speakers. It sponsored publications related to Litchfield County, awarded prizes for musical compositions, erected a memorial, and provided scholarships to local students. The club's funds came from membership dues and gifts from Carl and Ellen Stoeckel.

Procedural History

The Commissioner of Internal Revenue denied the estate tax deduction for the \$60,000 bequest to the club. The executors of the estate petitioned the Tax Court for a redetermination of the deficiency. The case was submitted to the Tax Court based on stipulated facts.

Issue(s)

1. Whether the Litchfield County University Club was organized and operated exclusively for educational, literary, or charitable purposes within the meaning of Section 812(d) of the Internal Revenue Code.

Holding

1. No, because the club's stated purpose included promoting social intercourse and good fellowship among its members, and its activities demonstrated that

these social aspects were not merely incidental to its educational activities.

Court's Reasoning

The court emphasized that to qualify for the deduction, the club must be organized "exclusively" for permitted purposes. While acknowledging that some social activities are permissible in educational organizations, the court found that the club's social activities were not merely incidental to its educational purposes. The court noted the semi-annual lecture-dinner meetings were a major part of the club's activities, and in the early years, the social aspects of these dinners predominated. The court distinguished the case from situations where annual meetings are merely an incident to the year's educational work. Because the club was also organized for "good fellowship" which was not merely incidental, the bequest did not qualify for an estate tax deduction. The court quoted from *George E. Turnure*, 9 B.T.A. 871, stating, "Unless the social feature predominates such organizations are none the less exclusively religious, educational, or charitable. The general predominant purpose is principally to be considered."

Practical Implications

This case highlights the importance of precisely defining an organization's purpose in its charter and ensuring that its activities align with that exclusive purpose to qualify for tax exemptions or deductions. Organizations seeking tax-exempt status must ensure that any social or recreational activities are clearly subordinate to their primary exempt purpose. The case serves as a reminder that the IRS and courts will scrutinize an organization's activities and history to determine whether it truly operates exclusively for the stated exempt purposes. Subsequent cases have cited *Stoeckel* to emphasize the "exclusively" requirement when determining eligibility for tax deductions related to charitable or educational contributions.