## 15 T.C. 185 (1950)

Payments made by a divorced husband for the hospital care of his former wife are not deductible as alimony under Section 23(u) of the Internal Revenue Code if they are not mandated by the divorce decree or a written instrument incident to the divorce.

# **Summary**

Dale Sharp sought to deduct payments made to a hospital for his ex-wife's care as alimony. The Tax Court denied the deduction, holding that the payments were not made under the divorce decree or a written instrument incident to the divorce. The court emphasized that the payments were voluntary and based on a separate agreement, not a legal obligation arising from the divorce. Furthermore, because the payments wouldn't be taxable income to the ex-wife, they could not form the basis for a deduction by the husband.

#### **Facts**

Dale Sharp obtained a divorce from Meryl Sharp in Nevada in 1941. The divorce decree did not mention alimony or any support obligations. In 1942, Dale signed an agreement to pay Rockland State Hospital \$80 per month for Meryl's care. This agreement allowed Dale to review and terminate payments. In 1944, Dale paid \$960 to the hospital and \$67.45 for Meryl's clothing and sought to deduct these amounts from his income tax.

### **Procedural History**

The Commissioner of Internal Revenue disallowed Dale Sharp's deductions. Sharp then petitioned the Tax Court, claiming an overpayment of taxes due to the disallowed deductions. The Tax Court upheld the Commissioner's determination, denying the deductions.

# Issue(s)

1. Whether payments made by a divorced husband for his former wife's hospital care are deductible as alimony under Section 23(u) of the Internal Revenue Code when the divorce decree does not mandate such payments, and the payments are made pursuant to a separate, revocable agreement.

### **Holding**

1. No, because the payments were not made under the divorce decree or a written instrument incident to such decree and, therefore, are not deductible by the husband under Section 23(u) of the Internal Revenue Code.

## Court's Reasoning

The court reasoned that deductions are a matter of legislative grace, and the taxpayer must prove entitlement to the deduction. The divorce decree did not mention alimony or support obligations. The agreement to pay the hospital was made more than a year after the divorce and was not incident to the divorce decree. The agreement was revocable and created no binding obligation. The court noted that Sections 22(k) and 23(u) are reciprocal; if the payments are not taxable income to the wife under Section 22(k), they cannot be deductible by the husband under Section 23(u). The payments were considered voluntary and based on the consideration of care provided by the hospital, not a legal obligation stemming from the divorce.

# **Practical Implications**

This case clarifies that for payments to qualify as deductible alimony, they must be directly linked to a divorce decree or a written agreement incident to the divorce. Voluntary payments made after a divorce, without a clear legal obligation arising from the divorce itself, are not deductible. This case emphasizes the importance of clearly defining support obligations within the divorce decree or related agreements to ensure deductibility for the payor and taxability for the recipient. Attorneys drafting divorce agreements should be aware of the specific requirements of Sections 22(k) and 23(u) of the Internal Revenue Code to ensure that payments intended as alimony meet the statutory criteria.