

Phillips v. Commissioner, 58 T. C. 785 (1972)

Stipends received under an educational program are tax-exempt scholarships if the primary purpose is to further the recipient's education rather than to compensate for services.

Summary

In *Phillips v. Commissioner*, the Tax Court held that stipends received by Kathleen S. Phillips under Pennsylvania State University's Dietetic Internship Program were tax-exempt scholarships. The court found that the program's primary purpose was to further Phillips' education in dietetics, not to compensate her for services rendered. The program involved rotating through various institutions to study food service systems, without performing substantial services. This decision clarifies that stipends can be excluded from gross income if they are primarily for educational advancement, impacting how similar educational programs should be structured and reported for tax purposes.

Facts

Kathleen S. Phillips, a graduate in home economics, participated in the Dietetic Internship Program at Pennsylvania State University. The program aimed to provide practical learning experiences in dietetics, rotating interns through different institutions to study food service systems. Phillips received a stipend from the Commonwealth of Pennsylvania's general fund, which she claimed as a scholarship on her 1968 tax return. The IRS challenged this exclusion, asserting the stipends were taxable income.

Procedural History

The IRS issued a notice of deficiency to Phillips for \$417.26 in 1968 income tax, claiming the stipends were not excludable as scholarships. Phillips and her husband filed a petition with the Tax Court to contest the deficiency. The Tax Court heard the case and issued a decision in favor of the petitioners.

Issue(s)

1. Whether the stipends received by Kathleen S. Phillips under the Dietetic Internship Program constituted a scholarship or fellowship grant within the meaning of section 117 of the Internal Revenue Code.

Holding

1. Yes, because the primary purpose of the stipends was to further Phillips' education and training in dietetics, not to compensate her for services rendered or to be rendered.

Court's Reasoning

The court applied the definition of scholarships and fellowship grants from section 117 and the related regulations, focusing on whether the primary purpose of the stipends was educational advancement rather than compensation for services. The court noted that Phillips' activities in the program were primarily observational and educational, not service-oriented. The court distinguished this case from others where interns performed significant services, emphasizing that Phillips did not replace any employee or perform duties that directly benefited the university or institutions. The court also considered the lack of any obligation for Phillips to work for the Commonwealth after the program. The decision cited *Bingler v. Johnson*, emphasizing that scholarships must be 'no-strings' educational grants. The court concluded that the stipends had the characteristics of scholarships, not compensation, based on the program's structure and objectives.

Practical Implications

This ruling provides clarity on the tax treatment of stipends in educational programs, particularly those involving practical training. Educational institutions and program administrators should structure their programs to ensure the primary focus is on educational advancement, not service provision, to maintain tax-exempt status for stipends. Taxpayers participating in similar programs can use this decision to support their exclusion of stipends from gross income. The decision may influence how future programs are designed and how participants report stipends on their tax returns. Subsequent cases have applied this ruling to uphold the tax-exempt status of stipends in various educational contexts.