

## ***Estate of Marguerite M. Green v. Commissioner, 54 T. C. 1057 (1970)***

A decedent's retained enjoyment of trust property, even without an explicit legal right, can lead to its inclusion in the gross estate under I. R. C. § 2036(a)(1).

### **Summary**

In *Estate of Marguerite M. Green*, the court held that the decedent's trust assets were includable in her gross estate under I. R. C. § 2036(a)(1) because she retained the enjoyment of the property through periodic payments that exceeded the trust's net income. The trust agreement allowed the trustee to distribute up to \$25,000 annually to the decedent for her 'health, welfare, and happiness,' which the court interpreted as giving her a de facto right to the income. The decision was based on the trust's administration and the decedent's receipt of all trust income, highlighting the importance of actual enjoyment over formal rights in estate tax assessments.

### **Facts**

Marguerite M. Green established an irrevocable trust in 1966, transferring securities valued at approximately \$712,100 to First National Bank in Palm Beach as trustee. The trust agreement allowed the trustee to distribute up to \$25,000 annually to Green for her 'health, welfare, and happiness.' Green received periodic payments from the trust that exceeded its net income until her death in 1971. Her son-in-law, acting on her behalf, had discussed the trust's administration with the bank, agreeing on quarterly distributions of \$6,000. Green also opened a joint savings account with her daughter in 1967, which was later closed by her daughter to fund a home addition.

### **Procedural History**

The Commissioner of Internal Revenue determined a deficiency in Green's federal estate tax, arguing that the trust assets should be included in her gross estate under I. R. C. § 2036(a)(1) due to her retained interest. The Tax Court reviewed the case, focusing on whether Green retained a right to the trust's income or its enjoyment, and whether the joint savings account withdrawal by her daughter was a transfer in contemplation of death under I. R. C. § 2035.

### **Issue(s)**

1. Whether the decedent's trust agreement allowed her to retain a right to the income from the transferred property, making it includable in her gross estate under I. R. C. § 2036(a)(1)?
2. Whether the decedent retained the 'enjoyment' of the transferred property, making it includable in her gross estate under I. R. C. § 2036(a)(1)?
3. Whether the withdrawal of funds from the joint savings account by the decedent's daughter was a transfer in contemplation of death under I. R. C. § 2035?

## **Holding**

1. No, because the trust agreement's language did not explicitly grant the decedent a legal right to the income, but the court found that the discretionary standards for her 'happiness' effectively gave her such a right.
2. Yes, because the decedent's receipt of all trust income and the understanding with the bank regarding distributions constituted a retention of enjoyment under I. R. C. § 2036(a)(1).
3. No, because the decedent's state of mind at the time of opening the joint account and giving the passbook to her daughter did not indicate a transfer in contemplation of death.

## **Court's Reasoning**

The court reasoned that even though the trust agreement did not explicitly reserve a right to income, the discretionary standard for the decedent's 'happiness' effectively granted her such a right, as it was subjective and essentially demandable. The court cited *Estate of Carolyn Peck Boardman* to support this interpretation, emphasizing that the trustee could not withhold income necessary for the decedent's happiness. Furthermore, the court found that the decedent retained the 'enjoyment' of the trust property due to a contemporaneous understanding with the bank, evidenced by the trust's administration and her receipt of all income. The court relied on cases like *Skinner's Estate v. United States* to infer this understanding. Regarding the joint savings account, the court followed *Harley A. Wilson*, holding that the decedent's state of mind at the time of opening the account and giving the passbook to her daughter was pivotal, and there was no contemplation of death at that time.

## **Practical Implications**

This decision underscores the importance of actual enjoyment over formal legal rights in estate tax assessments under I. R. C. § 2036(a)(1). Practitioners must carefully draft trust agreements to avoid unintended estate tax consequences, particularly when discretionary distributions are involved. The ruling suggests that courts may look beyond the trust document to infer understandings or arrangements that result in retained benefits for the grantor. For similar cases, attorneys should scrutinize the trust's administration and any informal agreements or understandings with the trustee. The decision also clarifies the application of I. R. C. § 2035, reinforcing that the motive for a transfer must be assessed at the time of the initial action, not at the time of withdrawal from a joint account.