

## ***Kentucky Bar Foundation, Inc. v. Commissioner, 78 T. C. 921 (1982)***

Bar associations may qualify for tax-exempt status under section 501(c)(3) if their activities primarily serve charitable purposes, even if there are incidental benefits to the legal profession.

### **Summary**

The Kentucky Bar Foundation sought tax-exempt status under section 501(c)(3) for its role in funding the Kentucky Bar Center, which would house various bar association activities. The Tax Court ruled that the Foundation qualified for exemption because its activities, including a lawyer referral service, client security fund, inquiry tribunal, and fee arbitration plan, served charitable purposes by enhancing public access to legal services and maintaining professional ethics. Any benefits to the legal profession were incidental, supporting the court's decision to grant the exemption.

### **Facts**

The Kentucky Bar Foundation, a non-profit corporation, was created to fund the construction of the Kentucky Bar Center. The center was intended to house the offices of the Foundation, the Kentucky Bar Association, a public law library, and other public areas. The Foundation raised funds from contributions and investment income, distributing them to acquire land for the center. The bar association's activities included a lawyer referral service, client security fund, inquiry tribunal, fee arbitration plan, continuing legal education, a public law library, and publication of legal materials. The IRS denied the Foundation's tax-exempt status, arguing that these activities served the legal profession's interests.

### **Procedural History**

The Kentucky Bar Foundation applied for tax-exempt status under section 501(c)(3). The IRS issued a final adverse determination in 1980, denying the exemption. The Foundation then sought a declaratory judgment from the United States Tax Court, which reviewed the case based on the stipulated administrative record.

### **Issue(s)**

1. Whether the activities of the Kentucky Bar Association, as funded by the Kentucky Bar Foundation, serve a substantial non-exempt purpose that would disqualify the Foundation from tax-exempt status under section 501(c)(3).

### **Holding**

1. No, because the activities primarily serve charitable purposes, and any benefits to the legal profession are incidental.

## **Court's Reasoning**

The court applied the principle that an organization can be exempt under section 501(c)(3) if its non-exempt activities are insubstantial compared to its exempt activities. The court focused on the purpose behind the bar association's activities: the lawyer referral service, client security fund, inquiry tribunal, and fee arbitration plan. It found these activities served charitable purposes by enhancing public access to legal services and maintaining high ethical standards. The court cited *St. Louis Union Trust Co. v. United States* and *Dulles v. Johnson*, where similar activities were deemed charitable. The court rejected the IRS's argument that these activities primarily benefited the legal profession, stating that any such benefit was incidental. The court emphasized that the Foundation's operations were directed towards improving the administration of justice, a goal of significant public benefit.

## **Practical Implications**

This decision clarifies that bar associations can qualify for tax-exempt status under section 501(c)(3) if their primary activities serve charitable purposes. It provides a framework for analyzing the exempt status of similar organizations by focusing on the charitable nature of their activities rather than incidental benefits to the profession. The ruling may encourage other bar associations to pursue tax-exempt status for activities that enhance public access to legal services and uphold professional ethics. Subsequent cases have referenced this decision when addressing the tax-exempt status of professional associations and their charitable activities.