

***Estate of Joseph M. Carli, Deceased, Robert J. Carli, Executor, Petitioner v. Commissioner of Internal Revenue, Respondent, 84 T. C. 649 (1985)***

An antenuptial agreement's waiver of community property rights can constitute adequate consideration for a life estate, allowing a deduction under Section 2053(a)(3).

**Summary**

Joseph Carli created a revocable trust and later entered an antenuptial agreement with Jennie, promising her a life estate in his residence upon his death if they were married. After Carli's death, Jennie relinquished her life estate for \$10,000. The court held that the full value of the residence was includable in the estate without reduction for Jennie's life estate. However, Jennie's waiver of her community property rights in Carli's earnings during their marriage was deemed adequate consideration, making the \$10,000 payment deductible under Section 2053(a)(3). This decision clarifies the scope of what constitutes adequate consideration in estate tax deductions related to antenuptial agreements.

**Facts**

In 1972, Joseph Carli created a revocable trust and transferred his residence to it. In 1974, he entered into an antenuptial agreement with Jennie Whitlatch before their marriage, agreeing to provide her with a life estate in the residence upon his death if they remained married. Jennie waived her community property rights in Carli's earnings and other marital rights. They married in 1974, but Carli never amended his trust or will. After Carli's death in 1977, Jennie lived in the residence until 1978, when she relinquished her life estate for \$10,000. The estate claimed a marital deduction for Jennie's life estate, later abandoned this claim, and argued the residence's value should be reduced by the life estate's value.

**Procedural History**

The IRS issued a notice of deficiency, disallowing the marital deduction but allowing a \$10,000 deduction under Section 2053(a)(3). The estate filed a petition with the U. S. Tax Court, challenging the disallowance of the reduction in the residence's value and the Commissioner's assertion that the \$10,000 deduction was erroneous.

**Issue(s)**

1. Whether the value of the decedent's residence should be reduced to reflect the surviving spouse's right to a life estate under an antenuptial agreement.
2. Whether the surviving spouse's right to a life estate under the antenuptial agreement is a claim deductible under Section 2053.

**Holding**

1. No, because the decedent's transfer of the residence to the trust was subject to Sections 2036(a) and 2038(a), and the antenuptial agreement did not constitute a transfer of the life estate during the decedent's life.
2. Yes, because the surviving spouse's waiver of her community property rights in the decedent's earnings was adequate and full consideration under Section 2053(c)(1)(A), making the \$10,000 payment deductible under Section 2053(a)(3).

### **Court's Reasoning**

The court reasoned that the residence's full value was includable in the estate under Sections 2036(a) and 2038(a) because Carli retained control over it until his death. The court distinguished this case from *Estate of Johnson*, noting that Jennie's life estate was contractual rather than statutory and did not impair Carli's ability to convey the property during his life. Regarding the deduction, the court found that Jennie's waiver of her community property rights in Carli's earnings constituted adequate and full consideration under Section 2053(c)(1)(A). The court emphasized that these rights were present and existing during marriage, not merely inchoate, and thus not excluded under Section 2043(b). The court also applied the Philadelphia Park presumption, presuming the values of the interests exchanged under the agreement to be equal due to the arm's-length negotiation and the difficulty in ascertaining exact values.

### **Practical Implications**

This decision impacts how antenuptial agreements are analyzed for estate tax purposes, emphasizing that waivers of community property rights can be considered adequate consideration for deductions. Practitioners should carefully draft such agreements to ensure they provide tangible benefits during the marriage, not just upon death. This ruling may encourage the use of antenuptial agreements to manage estate tax liabilities by structuring waivers of marital rights as consideration for future transfers. It also highlights the importance of amending trusts or wills to reflect antenuptial agreements to avoid disputes. Subsequent cases have referenced *Estate of Carli* to clarify what constitutes adequate consideration in estate planning.