## Estate of Fine v. Commissioner, 91 T. C. 47 (1988)

A will's explicit direction to pay estate taxes from the residuary estate without apportionment overrides state apportionment laws, impacting the marital deduction.

## **Summary**

In Estate of Fine, the Tax Court addressed whether the surviving spouse's share of the residuary estate should bear its proportionate share of estate taxes and administrative expenses, thus reducing the marital deduction. The decedent's will directed that taxes be paid from the residuary estate without apportionment, overriding Virginia's apportionment statute. The court held that this clear directive meant the entire residuary estate, including the surviving spouse's share, must be used to pay taxes before distribution, thereby reducing the marital deduction. The decision underscores the importance of clear will drafting in estate planning to ensure the testator's tax-related intentions are realized.

#### **Facts**

James A. Fine died testate in 1983, leaving a will that directed all estate and inheritance taxes to be paid out of his residuary estate without apportionment. His wife, Jewel Lily Fine, was to receive one-half of the residuary estate, with the remainder divided among his brother and two nephews. The will also specified that the executor could not take any action that would diminish the marital deduction. The IRS assessed a deficiency in the estate tax, arguing that the surviving spouse's share of the residuary estate should bear a proportionate share of the estate's tax burden, reducing the marital deduction.

### **Procedural History**

The estate filed a federal estate tax return, claiming the full marital deduction for the surviving spouse's share of the residuary estate without reduction for taxes and administrative expenses. The IRS issued a notice of deficiency in 1987, asserting that the marital deduction should be reduced by the taxes allocable to the surviving spouse's share. The estate petitioned the Tax Court for redetermination of this adjustment.

#### Issue(s)

- 1. Whether the surviving spouse's share of the residuary estate must bear a proportionate share of the estate's estate and inheritance tax liability, thus reducing the marital deduction.
- 2. Whether the surviving spouse's share of the residuary estate must also bear a proportionate share of the estate's administrative expenses, further reducing the marital deduction.

## Holding

- 1. Yes, because the will's direction to pay taxes out of the residuary estate without apportionment overrides Virginia's apportionment statute, requiring the entire residuary estate, including the surviving spouse's share, to be used to pay taxes before distribution.
- 2. Yes, because the will's directive to pay all debts and funeral expenses as soon as practicable, coupled with Virginia law requiring all debts to be paid before bequests, means administrative expenses must be paid from the entire residuary estate before distribution to the surviving spouse.

## **Court's Reasoning**

The court applied the principle that the testator's intent, as expressed in the will, controls the distribution of the estate. The will's explicit direction to pay taxes from the residuary estate without apportionment was deemed to override Virginia's apportionment statute, which would have maximized the marital deduction. The court found no ambiguity in the will, despite its inartful drafting, and interpreted the provision limiting the executor's discretion as applying only to the powers and duties conferred in Article IV, not affecting the distribution directives in Articles I, II, and III. The court also relied on Virginia case law requiring all debts to be paid before bequests, holding that administrative expenses must be paid from the entire residuary estate. The court's decision was influenced by the policy of giving effect to the testator's intent as expressed in the will, even if it results in a reduced marital deduction.

# **Practical Implications**

This decision highlights the critical importance of clear and precise will drafting, particularly regarding tax payment provisions, to ensure the testator's intent is carried out. Estate planners must carefully consider the interplay between state apportionment laws and the will's directives, as a will's specific language can override statutory provisions. The case also demonstrates that the marital deduction can be reduced by estate taxes and administrative expenses if the will does not clearly exempt the surviving spouse's share from these burdens. Practitioners should advise clients on the potential tax consequences of their estate planning choices and consider including provisions that expressly allocate taxes and expenses to maximize the marital deduction when desired. Subsequent cases have applied this ruling, emphasizing the need for unambiguous will language to achieve intended tax results.