

Estate of Hall v. Commissioner, T.C. Memo. 1992-622

To qualify for a charitable deduction, the reformation of a testamentary trust to meet the requirements of a charitable remainder trust must be initiated within 90 days of the estate tax return's due date, and filing a general probate form does not constitute commencement of a judicial reformation proceeding.

Summary

The Estate of Zella Hall sought a charitable deduction for remainder interests bequeathed to charities in a testamentary trust. The trust, as written, did not meet the strict requirements for a charitable remainder trust under section 2055(e)(2) of the Internal Revenue Code. The estate attempted to retroactively reform the trust to qualify for the deduction, arguing that filing Probate Court Form 1.0 constituted timely commencement of a judicial reformation proceeding. The Tax Court held that filing Form 1.0 did not initiate a reformation proceeding and that the actual reformation attempt occurred after the statutory deadline, thus disallowing the charitable deduction. The court emphasized that the purpose of the time limit is to prevent post-audit corrections of major defects in charitable trusts.

Facts

Zella Hall died in 1983, leaving the residue of her estate in a testamentary trust. The trust directed income to her son for life, with the remainder to six charities. The will did not create a qualified charitable remainder trust as defined by section 664 of the Internal Revenue Code. On Probate Court Form 1.0, filed shortly after death, the estate incorrectly indicated that the will was not subject to Ohio statutes regarding charitable trust reformation. After an IRS audit commenced and beyond the statutory deadline for reformation, the estate sought to reform the trust and retroactively correct Form 1.0 to indicate the will contained a charitable trust. The Ohio Attorney General approved the reformation, and the probate court issued a nunc pro tunc order correcting Form 1.0.

Procedural History

The IRS disallowed the charitable deduction and assessed a deficiency. The Estate of Hall petitioned the Tax Court. The Tax Court considered whether the attempted reformation was timely under section 2055(e)(3)(C)(iii) to qualify for the charitable deduction.

Issue(s)

1. Whether the filing of Probate Court Form 1.0, indicating the will was not subject to charitable trust reformation statutes, constituted the commencement of a "judicial proceeding" to reform the testamentary trust within the meaning of section 2055(e)(3)(C)(iii) of the Internal Revenue Code.

2. Whether the reformation of the trust, initiated with the Ohio Attorney General's office in 1986, was timely under section 2055(e)(3)(C)(iii) when the estate tax return was due in March 1984, with a reformation deadline extended to October 16, 1984.

Holding

1. No, because Probate Court Form 1.0 is merely an informational form for probate administration and does not constitute a pleading seeking to reform the trust or describe any defects to be cured.

2. No, because the reformation proceeding with the Ohio Attorney General was commenced in 1986, well after the October 16, 1984 deadline for timely reformation under section 2055(e)(3)(C)(iii).

Court's Reasoning

The court reasoned that section 2055(e)(3) provides a limited window for reforming defective charitable remainder trusts to qualify for estate tax deductions. The statute requires a "judicial proceeding" to be commenced within 90 days of the estate tax return's due date to correct major defects. The court stated, "Clause (ii) shall not apply to any interest if a judicial proceeding is commenced to change such interest into a qualified interest not later than the 90th day after—(I) if an estate tax return is required to be filed, the last date (including extensions) for filing such return...". The court found that Form 1.0 was not a pleading to reform the trust and did not describe any defects. Referencing legislative history, the court noted that "the pleading must describe the nature of the defect that must be cured. The filing of a general protective pleading is not sufficient." The court rejected the argument that the nunc pro tunc order retroactively made the filing of Form 1.0 the commencement of a reformation proceeding. The court emphasized the congressional intent to prevent post-audit reformations of major defects, stating that accepting the estate's argument would "subvert the congressional intent... to prohibit correction of major trust defects after audit." The actual reformation attempt in 1986 was clearly untimely.

Practical Implications

This case underscores the strict deadlines for reforming charitable remainder trusts to secure estate tax deductions. It clarifies that merely filing standard probate forms does not constitute initiating a judicial reformation proceeding. Legal practitioners must diligently monitor deadlines and promptly commence formal reformation actions within the statutory timeframe if a testamentary trust fails to meet the technical requirements of section 2055(e)(2). The case serves as a cautionary tale against delaying reformation efforts until after an IRS audit commences. It reinforces that retroactive corrections, like the nunc pro tunc order in this case, cannot circumvent the statutory time limits for initiating reformation proceedings. Later cases will cite *Estate of Hall* to emphasize the importance of timely action in

charitable trust reformations and the limited scope of retroactive corrections in tax law.