

Estate of Victoria E. Dieringer v. Commissioner, 146 T. C. No. 8 (U. S. Tax Court 2016)

In *Estate of Victoria E. Dieringer*, the U. S. Tax Court ruled that post-death events affecting the value of estate assets must be considered when determining the charitable contribution deduction. The court reduced the estate's claimed deduction because the assets transferred to the foundation were significantly devalued due to transactions that occurred after the decedent's death. This decision highlights the importance of assessing the actual value of property transferred to charitable organizations for estate tax purposes, impacting how estates plan for charitable bequests and their tax implications.

Parties

Estate of Victoria E. Dieringer, deceased, with Eugene Dieringer as Executor (Petitioner) v. Commissioner of Internal Revenue (Respondent). Throughout the litigation, Eugene Dieringer represented the estate in his capacity as Executor.

Facts

Victoria E. Dieringer (Decedent) was a majority shareholder in Dieringer Properties, Inc. (DPI), owning 425 of 525 voting shares and 7,736.5 of 9,920.5 nonvoting shares. Before her death, she established a trust and a foundation, with her son Eugene as the sole trustee. Her will directed her entire estate to the trust, with \$600,000 designated for various charities and the remainder, mainly DPI stock, to be transferred to the foundation. An appraisal valued her DPI stock at \$14,182,471 at her death. Post-death, DPI elected S corporation status and agreed to redeem all of Decedent's shares from the trust, later amending the agreement to redeem all voting shares but only a portion of nonvoting shares. The estate reported no estate tax liability, claiming a charitable contribution deduction based on the date-of-death value of the DPI stock.

Procedural History

The estate filed Form 706 claiming no estate tax liability and a charitable contribution deduction of \$18,812,181. The Commissioner issued a notice of deficiency, reducing the deduction to reflect the value of the promissory notes and a fraction of the nonvoting DPI shares transferred to the foundation. The estate petitioned the U. S. Tax Court, which reviewed the case under a preponderance of the evidence standard.

Issue(s)

Whether the estate is entitled to a charitable contribution deduction equal to the date-of-death fair market value of the DPI stock bequeathed to the foundation, and whether the estate is liable for an accuracy-related penalty due to negligence or disregard of rules or regulations.

Rule(s) of Law

Section 2031 of the Internal Revenue Code provides that the value of the gross estate includes the fair market value of all property at the time of the decedent's death. Section 2055 allows a deduction for bequests to charitable organizations, generally based on the date-of-death value of the property transferred. However, if post-death events alter the value of the transferred property, the deduction may be limited to the actual value received by the charity. Section 6662 imposes an accuracy-related penalty for underpayments attributable to negligence or disregard of rules or regulations.

Holding

The court held that the estate was not entitled to a charitable contribution deduction equal to the date-of-death value of the DPI stock because the property transferred to the foundation was significantly devalued by post-death transactions. The court also held that the estate was liable for an accuracy-related penalty under Section 6662(a) due to negligence in reporting the charitable contribution deduction.

Reasoning

The court reasoned that the charitable contribution deduction must reflect the actual value of the property received by the foundation, not the date-of-death value of the DPI stock. Post-death events, including the redemption of Decedent's shares at a minority interest discount and the subscription agreements that altered the ownership structure of DPI, significantly reduced the value of the property transferred to the foundation. The court found that these transactions were orchestrated by Eugene Dieringer, who had conflicting roles as executor of the estate, president of DPI, and trustee of both the trust and the foundation. The court applied the legal test under Section 2055, which requires that the charitable contribution deduction be based on the value of the property actually transferred to the charity. The court also considered policy considerations, noting that allowing a deduction based on the date-of-death value when the actual value transferred is much lower would undermine the intent of the charitable contribution deduction. The court rejected the estate's argument that it relied on professional advice, finding that the estate's position was not supported by caselaw and that the estate knowingly used an appraisal that did not reflect the true value of the property transferred to the foundation.

Disposition

The court entered a decision for the respondent, sustaining the Commissioner's determination regarding the charitable contribution deduction and imposing an accuracy-related penalty on the estate.

Significance/Impact

The decision in *Estate of Victoria E. Dieringer* underscores the importance of considering post-death events that affect the value of estate assets when calculating charitable contribution deductions. It establishes that the actual value of property transferred to a charitable organization, rather than its date-of-death value, determines the allowable deduction. This ruling has significant implications for estate planning, particularly in cases involving closely held corporations and intrafamily transactions. It also serves as a reminder of the importance of accurate reporting and the potential for penalties when estates fail to account for changes in asset value due to post-death transactions. Subsequent courts have cited this case in addressing similar issues, reinforcing its doctrinal importance in estate and tax law.