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Good Catch— Spanish Fisherman by Arthur Grover Rider sold for \$43,825 at Bonhams California and Western Paintings and Sculpture auction on Aug. 6, 2019 in Los Angeles

Committee Report on Investments

Features on **Domestic Relations, Estate Planning & Taxation** and **Retirement Benefits,** plus columns on **Tax Law Update, Philanthropy and Tips From the Pros**

By Charles A. Granstaff & Roy A. Jeffries

Spotting Hidden Raptors in Estate Administration

A checklist for practitioners

"Clever girl..."

Muldoon's final words

s estate planners, we can learn a lot from the experience of iconic Jurassic Park game warden, Robert Muldoon. You'll remember his last moments in the film—grim-faced, kneeling quietly after following one of the escaped raptors to a stopping point in the island's thick jungle. He's raised his gun, sights on the tracked reptile, finger on the trigger, when it happens: the sudden revelation of the larger female raptor in Muldoon's periphery and the sick realization that the hunter has actually been the hunted all along. If only he'd seen her before it was too late!

Like Muldoon, we estate-planning attorneys often tread a landscape spotted with potential dangers. Yet, despite our experience and knowledge, the failure to actively seek out sometimes camouflaged issues in the estate administration context can result in serious harm. We've catalogued some "hidden raptors" in a checklist format for practitioners and their staff to review after meeting with a client so they can figure out what next steps they should take. While much more broad than deep, and not an exhaustive list of all issues to consider, it should, nonetheless, serve to heighten awareness of certain potential threats and help reduce casualties. A check in the final column of any of the tables below would warrant additional follow-up. "D" refers to the

Charles A. Granstaff, left, and Roy A. Jeffries are





shareholders at Granstaff, Gaedke & Edgmon, P.C. in San Antonio decedent, "PR" refers to D's personal representative/ trustee and "SS" refers to D's surviving spouse.

General Tax Matters Questions presented

Did D make any transfers and retain any interests or powers that would cause estate inclusion under Internal Revenue Code Section 2036? Or, release or relinquish any interests or powers within three years of death that would trigger inclusion under IRC Section 2035?

If D was predeceased by a spouse and no Form 706 was filed but the deceased spouse's unused exemption (DSUE) is needed to eliminate/reduce estate taxes, can DSUE still be claimed (see Revenue Procedure 2017-34)?

If estate tax is imposed on any income in respect of decedent (IRD) items, does IRC Section 691(c) income tax deduction availability still need to be relayed to IRD beneficiaries?

Were any assets in D's estate already taxed as part of someone else's estate within the 10 years prior to D's death? (IRC Section 2013 credit available.)

If D settled a grantor retained annuity trust (GRAT)/qualified personal residence trust (QPRT) and died during the term, does the amount N/A No Yes



	100				100		VI U	ï
	N/A	No	Yes		N/A	No	Yes	
includible in D's estate still need to be calculated?				Did D fail to file Form 709 for any lifetime taxable gifts?				
Did D possess any interests in or powers over, including any general powers of appointment (GPOAs), any assets not owned by D that cause				Were transfer-for-value rules ever triggered for any life insurance policies on D's life?				The same of the sa
Do D's documents or applicable law provide that estate tax will be paid				Is any portion of any life insurance policy not owned by D, nonetheless, included in D's estate by virtue of IRC Sections 2035, 2042(2), etc.?				
out of marital/charitable deduction property? If so, interrelated computation will result in more estate tax paid.				Did D pay any gift tax within three years of death?				
Did D's death cause a generation- skipping transfer (GST) taxable termination?				Will assets that have appreciated in value since D's death or IRD items be used to satisfy any pecuniary bequests? If so, relay any income tax consequences.				
Do any inter vivos trusts settled by D need allocation of all/a portion of D's remaining GST tax exemption to alleviate GST tax concerns?				Should administration expenses be taken on the estate tax return for D's estate instead of on the fiduciary income tax return? (For example, if it				
Did D make any binding charitable pledges that aren't reflected in D's dispositive documents?				would prevent payment of additional estate tax now or later.)				
Does (non-)responsibility for filing any federal tax returns still need to be documented?				Are any of D's beneficiaries or fiduciaries non-U.S. citizens or nonresidents? (Remember, for example, that neither a nonresident alien (NRA) nor a qualified				
If D settled a qualified revocable trust, do potential advantages of making an IRC Section 645 election need to be relayed to the return preparer?				subchapter S trust having an NRA beneficiary is an eligible S corporation shareholder, but an electing small business trust with an NRA beneficiary is under the 2017				
Did D's death terminate the grantor trust status of any trusts as to D, or if				Tax Act.)				
so, does this still need to be relayed to				Will D's assets (or any trust involving				

the return preparer?

D) be subject to tax in any jurisdiction



	N/A	No	Yes		N/A	No	Yes
outside of D's place of domicile?				provisions of any documents			
outline of 20 p. and an armine				limit what would otherwise			
Do potential pros/cons of electing				benefit SS? Or, stop SS from			
fiscal year treatment for the estate/				serving as a fiduciary? (In some			
trust need to be relayed to the income				jurisdictions, even agreements between divorcing parties before		1	
tax return preparer?			1	the divorce is finalized might			
				be enough to remove spouse as			
Should PR make a request for		1		beneficiary/fiduciary.)			
promptassessmentand/ordischarge		1		Deficite at y/ transfer y/	1		
from personal liability under IRC			1	Is SS likely to take an elective share			
Sections 6501(d), 6905 or 2204?		1		or claim other spousal protections or			
If D had retirement benefits but died				rights that may not expressly appear	1		
on/after D's required beginning date				in D's estate-planning documents? If			
(RBD), did D fail to withdraw D's				so, does this still need to be relayed			
full required minimum distribution		10	1	to PR?			1
for year of death? (If so, beneficiary	1	1	4				
should finish withdrawal before	4			Regarding D's retirement benefits-			
Dec. 31.)			4	does ERISA pre-empt provisions of	4		
Dec. 31.7				state law or beneficiary designations			
If an individual other than D owned a				made by D?		0	4
policy on D's life and a non-owner of							
the policy was a beneficiary, are there			4	If D had community property			
negative gift/estate tax consequences		17		interest in SS' retirement benefits and			
to the owner that should be avoided				if D's documents purport to leave	100		
or relayed?			6	that interest to someone other than			
	18			SS, is the testamentary transfer pre-			
Should alternate valuation be				empted by ERISA?			
recommended?							
				Did D own any interest in any assets			
If D was Survived by Spouse				titled solely in SS' name (for example,			
Questions presented		1		SS' "sole management" community		1	
Did D/SS sign any agreements (for				property) that should be considered			
example, prenup or postnup) that			1	probate assets or includible in D's		1	
alter the rules otherwise applicable				estate?	1		
to married individuals? (Watch for				1.00	c l		1
contractual obligations that survive				If D named SS as beneficiary of			
death, characterization of assets		1		retirement benefits, should SS			
liability for debts and waivers of				leave some/all in an inherited plan/ individual retirement account			
Employee Retirement Income				111011111111111111111111111111111111111		4	
Security Act (ERISA) or state-specific	:			instead of rolling them over? (For			
spousal rights.)			1	example, if D died before D's RBD			
				and SS is older, or if SS is under			
If a divorce petition was filed, or i	f			age 59½ and wants penalty-free		7	
spouses were separated, do express	S	9	1	distributions.)	- 1		



	1 0		1 7	9	10	13	10 3	
	N/A	No	Yes		N/A	No	Yes	
If D didn't name SS as beneficiary of D's retirement benefits, should disclaimers by beneficiaries/fiduciaries or other actions be				Shall SS individually pay for estate/ inheritance tax return preparation if not required to be filed?				
explored to secure spousal rollover (as in Private Letter Rulings 200505030 (Nov. 12, 2004), 200935045 (June 1, 2009) or 200210066 (Dec. 11, 2001))?				Does any property passing for SS' benefit automatically receive estate tax marital deduction treatment without a QTIP election (for example, via a GPOA trust or estate trust)?				
Should SS consider disclaiming				via a Grant and				
one or more assets or interests or survivorship features for estate/ inheritance tax planning purposes?				Do potential disadvantages of electing full QTIP treatment for "QTIP-able" trusts or life estates still need to be relayed, or if not, does PR's				
Should disclaimer by a fiduciary be explored (if allowed under applicable document and applicable law) to				final decision on this still need to be documented?				
potentially obtain benefits? (For example, the trustee of an upfront bypass disclaims all trust assets to				Is it required or advisable for SS to waive the IRC Section 2207A right of recovery for any QTIP assets passing				
allow them to pass to residuary qualified terminable interest property (QTIP) and thus be eligible for				from D? (Particularly important if SS received DSUE.)				
additional basis adjustment at SS' death and/or simplified presentation on Form 706 for portability only.)				Should no/partial QTIP election be made to intentionally trigger payment of estate tax now to avoid assets' appreciation being subject to				
If Form 706 for D's estate isn't required to be filed, do the potential benefits			C.	estate tax at SS' later death?				
of filing nonetheless still need to be relayed (for example, for portability				Should no/partial QTIP election be made to intentionally trigger				
or statute of limitations), or if not, does PR's final decision on this still need to be documented?				payment of estate tax now to potentially take advantage of Section 2013 credit at SS' later death? (This decision is easier if SS survived				
If filing estate/inheritance tax return is desired but the due date has passed, can special relief be				D but passed away before the QTIP election was made.)	2			
obtained (for example, under Rev. Proc. 2017-34)?				Should the QTIP election be delayed until the extended due date? (For example, to see if SS' health changes				
Should probate proceedings or other actions be accelerated to make sure SS is considered to survive D for				after the original due date so as to be able to explore Section 2013 credit? Once made, QTIP election is				

irrevocable.)

portability or for other purposes?



*	N/A	No	Yes		N/A	No	Yes	
If a QTIP election was missed or erroneously made on a filed return and the due date of return hasn't yet passed, should the mistake be corrected on an amended return?				due because of transfers to non- spouses? (Consider D's lifetime gifts, D's specific bequests, non-probate assets and trusts included in D's estate because of a prior QTIP election or a GPOA, etc., that don't pass from D to				
Should a partial QTIP election be made to take advantage of an alternate valuation? (If funding using alternate valuations could				SS in qualifying format.) Is post-mortem gift splitting for any inter vivos gifts still possible/advisable? If yes, determine whether				
save tax later.) If there's QTIP safety net language in any trust settled by D but intended to be excluded from D's estate,				SS is amenable to or contractually bound (for example, in a prenup) to gift split.				
should a corresponding contingent QTIP election be made on estate/inheritance tax return?				If named as a fiduciary in D's documents, should SS consider declining/resigning to avoid tensions with other beneficiaries?				
If D created a life estate for SS, is additional research needed to determine whether the arrangement qualified for marital deduction?				Do any trusts cease to be grantor trusts as to SS because of D's death (for example, because D was trustee and no other grantor trust rules				
Is a reverse QTIP election advisable? If a large farm/ranch is involved				apply)? If any reciprocal-type trusts				
and the formula is pick-and-choose true-worth pecuniary, should IRC Section 2032A valuation be considered to fund upfront QTIP? (Allowable marital deduction would				were created by D and SS, does the potential applicability of Section 2036 still need to be relayed to PR/beneficiaries?				
be the funding assets' fair market value (FMV), not their special use value, which could save tax later.) Should the trustee of a QTIP trust				If community property was transferred to a trust of which D was a beneficiary, does the potential applicability of Section 2036 still need to be relayed?				
consider "freezing" the value of the QTIP assets by selling them to a bypass trust shortly after funding? (Avoid IRC Section 2519.)				Is SS a non-U.S. citizen or nonresident?				
If a marital deduction formula				Might SS have any rights in any jurisdiction other than D's domicile	2			

is included in D's documents, is it

possible that estate tax is nonetheless

that could affect disposition or

taxation of D's estate?



	N/A	No	Yes		N/A	No	Yes
For any ethical conflicts of interests—do disclosure notices or acknowledgments still need to be sent or obtained?				continue operating the business, are additional licenses required now that D is deceased?			
If D Owned an Interest in a Closely Held Business Questions presented Were provisions of any buy-sell agreement triggered on D's death? If yes, identify any associated deadlines.				If PR will continue operating the business, is there a business cash shortage to pay upcoming salaries, expenses, etc.? Must any documents be filed with the Secretary of State of D's domicile or			
Was D's death an event triggering the business' dissolution under governing documents or default state law?				in any other state to reflect D's death? Are there any agreements in place providing for continued benefits from the business (for example, salary			
Will income tax classification of the business change now that D is deceased? Are D's beneficiaries prohibited				continuation) even after D's death? If D's business interest will be sold by PR, does PR still need to find authority to sell to identified purchaser (either			
transferees under the entity's governing documents or applicable state law? Should the business be reorganized				under will or otherwise)? Should a securities law specialist be engaged to provide guidance with respect to any post-death transfers of			
now that D is deceased (for example, should sole proprietorship be incorporated)? If yes, is PR authorized to do that (either under D's will or otherwise)?				business interests? Should an international tax specialist be engaged to provide guidance with respect to foreign business entities or			
Should PR consider a quick distribution of D's business interest(s) to beneficiaries or a quick entity dissolution to curtail allegations				foreign business owners? Is the business delinquent in paying any state or Federal Insurance Contributions Act withholding taxes?			
of breach of fiduciary duties for diminution in business value? If PR desires to continue operating				Is the business insolvent? If yes, consider retaining bankruptcy attorney.			
the business, does PR still need to find authority to do that (either under D's will or otherwise)?				Did D personally guarantee any business debt? If yes, secure terms.			

If PR or D's beneficiaries will

Were there any outstanding loans



	N/A	No	Yes		N/A	No	Yes
between D individually and the business at the time of D's death?				or casualty insurance coverage or bonding coverage protecting the business or its assets be reevaluated?			
If D (or a grantor trust as to D) held an interest in a business taxed as an S corporation (remember, this wouldn't necessarily be limited to state law corporations, but could also include limited liability companies				Is all or any portion of any life insurance proceeds receivable by the business includible in D's estate for estate/inheritance tax purposes?			
(LLCs), limited partnerships and professional associations (PAs)), should any special elections or other actions be recommended now?				Will D's business interest be subject to estate or inheritance tax in a jurisdiction outside of D's place of domicile?			
For any business taxed as a partnership for federal income tax purposes, should an IRC Section 754 election be recommended?				Should PR pursue any federal estate tax deferral provisions like IRC Section 6166 (or any state law equivalents) for closely held business interests?			
Should the business terminate any of its retirement plans now and make distributions to any plan participants? (Forms 5310, 5500.)				If D owned a non-controlling interest, will provisions of business governance documents or buysell agreements likely negate any			
Is all or a portion of D's business interest passing to a private foundation? If yes, consider ways to				traditional lack of marketability or lack of control valuation discounts?			
avoid self-dealing transactions and excise taxes.				If D made any inter vivos transfers, does potential applicability of Estate of Nancy H. Powell v. Commissioner			
Did D's death have a meaningful effect on the business' FMV?				(148 T.C. No. 18, 2 (2017)) still need to be relayed to PR and D's beneficiaries?	10		
Should releases/indemnities be pursued by PR for D's involvement with business?				Was D a party to any business nondisclosure agreement that PR should be mindful of while fulfilling			
Was the business a professional entity (for example, PA/professional corporation/professional LLC) governed by special state rules?				PR's duties? For any ethical conflicts of interests—do disclosure notices or acknowledgments still need	S		
Should any existing general insurance				to be sent or obtained?			