

Dated 4-8-22

Amicus Briefs Filed by the American College of Tax Counsel

<u>Case Name</u>	<u>Court</u>	<u>Date</u>	<u>Issue</u>	<u>Counsel of Record</u>	<u>Outcome</u>
Bittner v. United States	U.S. Supreme Court	4/1/2022	Certiorari petition regarding multiple penalties for non-willful failure to file FBAR	Caroline Ciraolo, Kostelanetz & Fink	Pending
VAS Holdings & Investments LLC v. Commissioner of Revenue	Mass. Supreme Ct	12/15/2021	Ability of state to tax gain on sale of assets held by LLC	Richard L. Jones, Sullivan & Worcester	Oral argument 1/5/2022
In re Grand Jury	Ninth Circuit	11/3/2021	Scope of attorney-client privilege with respect to tax advice	Jenny Johnson Ware, McDermott Will & Emery	Court revised its opinion to include important clarification regarding attorney-client privilege.
Buck vs. Utah State Tax Commission	Utah Supreme Ct	12/9/2020	Domicile of taxpayer under irrebuttable presumption	Steven Young, Holland & Hart	Decision in favor of taxpayer.
CIC Services v. Internal Revenue Service	U.S. Supreme Court	07/22/2020	Application of Anti-Injunction Act	David Foster, Skadden	Decision in favor of taxpayer.
McLane v. Internal Revenue Service	Fourth Circuit	06/29/2020	Ability of Tax Court to make a refund determination	Frank Agostino Agostino & Associates	Decision in favor of government.
Taylor Lohmeyer Law Firm v. United States	Fifth Circuit	06/15/2020	Disclosure of law firm client list pursuant to John Doe summons	Lawrence Hill, Winston & Strawn	Decision in favor of government.

Dated 4-8-22

<u>Case Name</u>	<u>Court</u>	<u>Date</u>	<u>Issue</u>	<u>Counsel of Record</u>	<u>Outcome</u>
CIC Services v. Internal Revenue Service	U.S. Supreme Court	02/14/2020	Certiorari petition regarding application of Anti-Injunction Act	David Foster, Skadden	Certiorari granted.
United States v. Boyd	Ninth Circuit	11/15/2019	Multiple penalties for non-willful failure to file FBAR	Caroline Ciraolo, Kostelanetz & Fink	Decision in favor of taxpayer.
Rodriguez v. FDIC	U.S. Supreme Court	05/13/2019	Certiorari petition regarding ownership of tax refund in bankruptcy; application of <i>Bob Richards</i> rule.	Peter Connors, Orrick	Certiorari granted.
North Carolina v. Kaestner Family Trust	U.S. Supreme Court	03/25/2019	Ability of North Carolina to tax non-resident beneficiaries of trust	Wells Hall, Nelson Mullins	Decision in favor of taxpayers.
Groves v. United States	Seventh Circuit	09/14/2018	Application of tax penalty under Section 6700	Armando Gomez, Skadden	Interlocutory appeal denied; case remanded for further proceedings in district court.
Marinello v. United States	U.S. Supreme Court	09/17/ 2017	Application of residual clause of Section 7212(a)	Jenny Johnson, Johnson Moore	Decision in favor of taxpayer.
Marinello v. United States	U.S. Supreme Court	04/21/2017	Certiorari petition regarding residual clause of Section 7212(a)	Jenny Johnson, Johnson Moore	Certiorari granted.
Haynes v United States	Fifth Circuit	11/27/2017	Reasonable cause defense to penalty for failure to timely, electronically file tax return	Peter Connors, Orrick	Remanded to district court.

Dated 4-8-22

<u>Case Name</u>	<u>Court</u>	<u>Date</u>	<u>Issue</u>	<u>Counsel of Record</u>	<u>Outcome</u>
Sonoco Products v. State of Michigan	U.S. Supreme Court	12/22/2016	Certiorari petition regarding retroactive tax legislation and application of the Due Process Clause	Stewart Weintraub, Chamberlain Hrdlicka	Certiorari not granted.
Dot Foods v. State of Washington	U.S. Supreme Court	10/05/2016	Certiorari petition regarding retroactive tax legislation and the application of the Due Process Clause	Peter Faber, McDermott	Certiorari not granted.
Little Italy Oceanside Investments v. United States	Eastern District Michigan	05/01/2015	Refund of money seized pursuant to a tax lien	Mathew Lund, Pepper Hamilton	Decision in favor of government.
BASR Partnership v. United States	Fourth Circuit	07/29/2014	Statute of limitations bypass on fraudulent activity of third party	Paula Junghans, Zuckerman Spaeder, Caroline Ciraolo, Rosenberg, Martin Greenberg	Decision in favor of taxpayer.
Bobrow v. Commissioner of Internal Revenue	U.S. Tax Court	03/20/2014	Validity of IRS position on 60-day rollover rule for retirement plan investments in light of IRS publication that allowed broader interpretation	Kenneth Gideon, Skadden	Stipulated decision was issued in favor of taxpayer and IRS issued Announcement 2014-15, stating that it would not enforce the new rule on IRA rollovers until January 1, 2015.
Home Concrete v. United States	U.S. Supreme Court	12/22/2011	Validity of retroactive regulations regarding extended statute of limitations	Clifford Sloan, Skadden	Decision in favor of taxpayer.