Legislative Recommendation #50

Provide That the Time Limits for Bringing Tax Litigation Are Subject to the Judicial Doctrines of Forfeiture, Waiver, Estoppel, and Equitable Tolling

PRESENT LAW

Various provisions in the IRC authorize proceedings or suits against the government, provided such actions are brought timely. These actions are generally brought in the U.S. Tax Court, a U.S. district court, or the U.S. Court of Federal Claims.¹

Equitable doctrines that, if available, might excuse an untimely filing include equitable tolling (applicable when it is unfair to hold a plaintiff to a statutory deadline because of an extraordinary event that impeded the plaintiff’s compliance); equitable estoppel (applicable when it is unfair to allow the defendant to benefit from the statutory deadline because of something the defendant did to prevent a timely suit); forfeiture (applicable when the parties have acted as if the case need not operate under the statutory deadlines); and waiver (applicable when the parties have agreed explicitly that a case need not operate under legal deadlines).

U.S. Tax Court

For some controversies, the U.S. Tax Court is the only judicial forum in which taxpayers, by filing a petition within a specified period, may litigate their tax liabilities without first paying the tax. Examples include deficiency proceedings, collection due process (CDP) proceedings, and “stand-alone” innocent spouse cases (i.e., where innocent spouse relief is sought other than in response to a notice of deficiency or as part of a CDP proceeding).

Other types of cases brought in the Tax Court include interest abatement cases, worker classification cases, and whistleblower claims.

IRC § 7442, which describes the jurisdiction of the Tax Court, does not specify that prescribed periods for petitioning the Tax Court are not subject to equitable doctrines. Absent a timely filed petition, however, the Tax Court has held it does not have jurisdiction to redetermine deficiencies, hear appeals from IRS CDP proceedings, consider stand-alone innocent spouse claims, or decide whistleblower claims.

Regarding deficiency cases and stand-alone innocent spouse cases, several U.S. Courts of Appeals have agreed with the Tax Court that the time limits for filing a Tax Court petition are jurisdictional requirements that cannot be modified by applying equitable doctrines. In addition, two appellate courts agreed with the Tax Court that the deadline for filing a petition in a CDP case is not subject to equitable tolling.² The U.S. Supreme Court has agreed to review one of these cases.³ Additionally, a different appellate court, interpreting language in IRC § 7432 (the whistleblower statute) that is “nearly identical in structure” to the language...

---

¹ Some tax claims may also be heard by U.S. bankruptcy courts. For a fuller discussion of this recommendation, see National Taxpayer Advocate 2017 Annual Report to Congress 283-292 (Legislative Recommendation: Equitable Doctrines: Make the Time Limits for Bringing Tax Litigation Subject to the Judicial Doctrines of Forfeiture, Waiver, Estoppel, and Equitable Tolling, and Clarify That Dismissal of an Untimely Petition Filed in Response to a Statutory Notice of Deficiency is Not a Decision on the Merits of a Case).
² Boechler v. Comm’r, 967 F.3d 760, 765 (8th Cir. 2020), cert. granted, 2021 WL 4464219 (Sept. 30, 2021) (No. 20-1472); Duggan v. Comm’r, 879 F.3d 1029, 1034 (9th Cir. 2018).
in IRC § 6330 (the CDP statute), reversed a Tax Court dismissal and held that the filing deadline for whistleblower cases is not jurisdictional and is subject to equitable tolling.\(^4\)

**Other Federal Courts**

Sometimes taxpayers may obtain judicial review in federal courts other than the Tax Court if they sue within a specified period. For example, a refund suit can generally be brought in the U.S. district courts or in the U.S. Court of Federal Claims within two years from the date the IRS denies a claim. There is a split among the circuits regarding whether the statutory period for seeking refunds is subject to equitable doctrines.\(^5\)

Similarly, taxpayers may sue in a U.S. district court to enjoin enforcement of a wrongful levy or sale or to recover property (or proceeds from the sale of property) if they do so within a specified period (generally, within two years of levy). Several federal courts have held that the period is not subject to equitable tolling,\(^6\) but at least one appellate court has held that it is.\(^7\)

Taxpayers may also bring suit, if they do so within the specified periods, to seek civil damages in a U.S. district court or bankruptcy court regarding unauthorized actions by the IRS. Courts have differed on whether equitable doctrines can toll the period for bringing suit.\(^8\)

**REASONS FOR CHANGE**

The sanction for failing to commence suit in the Tax Court or another federal court within the time limits prescribed by the IRC is severe: Taxpayers lose their day in court.

Treating the IRC time limits for bringing suit as jurisdictional – which means that taxpayers who file suit even seconds late are barred from court regardless of the cause – can lead to harsh and unfair results. For example, the IRS itself occasionally provides inaccurate information to taxpayers regarding the filing deadline, and even in that circumstance, the court has declined to hear the taxpayer’s case.\(^9\) Other extenuating circumstances may include a medical emergency (e.g., a heart attack or other medical condition that requires a taxpayer to be hospitalized or causes him or her to be in a coma).\(^10\) Moreover, most Tax Court petitioners do not have representation, and unrepresented taxpayers are less likely to recognize the severe consequences of filing a late Tax Court petition.

---


\(^5\) Compare RHI Holdings, Inc. v. United States, 142 F.3d 1459, 1460-1463 (Fed. Cir. 1998) (declining to apply equitable principles to IRC § 6352), with Wagner v. United States, 2018-2 U.S.T.C. (CCH) 50,496 (E.D. Wash. 2018) (concluding the time limits set forth in IRC § 6532 are not jurisdictional and, moreover, that plaintiff’s petition was timely filed), and Howard Bank v. United States, 759 F. Supp. 1073, 1080 (D. Vt. 1991), aff’d, 948 F.2d 1275 (2d Cir. 1991) (applying equitable principles to IRC § 6352 and estopping the IRS from raising the limitations period as a bar to suit).

\(^6\) See Becton Dickinson and Co. v. Wolckenhauer, 215 F.3d 340, 351-354 (3d Cir. 2000) and cases cited therein (holding that the IRC § 6322(c) period is not subject to equitable tolling).

\(^7\) See, e.g., Volpicelli v. United States, 777 F.3d 1042, 1047 (9th Cir. 2015) (holding that the IRC § 6532(c) period is subject to equitable tolling); Supermail Cargo, Inc. v. United States, 68 F.3d 1204 (9th Cir. 1995) (same).

\(^8\) Compare Aloe Vera of America, Inc. v. United States, 580 F.3d 867, 871-872 (9th Cir. 2009) (time for bringing suit under IRC § 7431 is not subject to equitable tolling with United States v. Marsh, 89 F. Supp. 2d 1171, 1177 (D. Haw. 2000) (doctrine of equitable tolling is an extraordinary remedy that did not apply in an IRC § 7433 action), and Bennett v. United States, 368 F. Supp. 2d 877, 879 (D. Neb. 2005) (application of equitable tolling to IRC §§ 7432 and 7433 actions has not been definitively determined, but it is an extraordinary remedy and did not apply in this case).


\(^10\) In the context of refunds, the tax code essentially incorporates the doctrine of equitable estoppel. Under IRC § 6511(h), a taxpayer in a coma would likely be able to show that he or she was “financially disabled” and, in that case, would be allowed to request a refund even if the deadline for doing so otherwise would have expired. We see no reason why court filing deadlines should provide less flexibility.
The *right to a fair and just tax system*\(^{11}\) requires that equitable doctrines be available to excuse a late filing in extenuating circumstances. Taxpayers would still be required to demonstrate that an equitable doctrine applies, and courts could apply the doctrines narrowly. But the National Taxpayer Advocate believes courts should have the flexibility to make those judgments.

**RECOMMENDATION**

- Enact a new section of the IRC, or amend IRC § 7442, to provide that the periods in the IRC within which taxpayers may petition the Tax Court or file suit in other federal courts are not jurisdictional and are subject to the judicial doctrines of forfeiture, waiver, estoppel, and equitable tolling.\(^ {12}\)

---

\(^{11}\) See IRC § 7803(a)(3)(J) (identifying the “right to a fair and just tax system” as a taxpayer right).

\(^{12}\) If this change to the IRC were enacted, late-filed claims would no longer be dismissed for lack of jurisdiction, which would mean the taxpayer would have no right to pursue a refund suit. As a result, we are also recommending that IRC § 7459(d) be amended to make clear that a dismissal based on timeliness is not a decision on the merits.