**Important Links from a Resource Challenged IRS**

TIGTA: [<https://www.treasury.gov/tigta/contact_whistle.shtml>](https://www.treasury.gov/tigta/contact_whistle.shtml)

Taxpayer Service:

* [<https://procedurallytaxing.com/the-irs-strikes-back-against-robocalls/>](https://procedurallytaxing.com/the-irs-strikes-back-against-robocalls/)
* [<https://www.irs.gov/newsroom/irs-quickly-moves-forward-with-taxpayer-service-improvements-4000-hired-to-provide-more-help-to-people-during-2023-tax-season-on-phones>](https://www.irs.gov/newsroom/irs-quickly-moves-forward-with-taxpayer-service-improvements-4000-hired-to-provide-more-help-to-people-during-2023-tax-season-on-phones)
* [<https://www.irs.gov/newsroom/irs-quickly-moves-forward-with-taxpayer-service-improvements-4000-hired-to-provide-more-help-to-people-during-2023-tax-season-on-phones>](https://www.irs.gov/newsroom/irs-quickly-moves-forward-with-taxpayer-service-improvements-4000-hired-to-provide-more-help-to-people-during-2023-tax-season-on-phones)
* [<https://home.treasury.gov/news/press-releases/jy0952>](https://home.treasury.gov/news/press-releases/jy0952)

Refund Suit: <https://www.irs.gov/irm/part34/irm_34-005-002>

6015 Admin Record:

* [<https://procedurallytaxing.com/the-fatty-rule-for-post-tfa-innocent-spouse-cases-an-early-look-at-the-otherwise-unavailable-evidence-exception/>](https://procedurallytaxing.com/the-fatty-rule-for-post-tfa-innocent-spouse-cases-an-early-look-at-the-otherwise-unavailable-evidence-exception/)
* [<https://procedurallytaxing.com/innocent-spouse-bench-opinion-part-1/>](https://procedurallytaxing.com/innocent-spouse-bench-opinion-part-1/)

Other Appeal Issues:

* [[https://www.irs.gov/pub/irs-utl/2022\_04\_19\_Docketed Casework Memo.pdf](https://www.irs.gov/pub/irs-utl/2022_04_19_Docketed%20Casework%20Memo.pdf)](https://www.irs.gov/pub/irs-utl/2022_04_19_Docketed%20Casework%20Memo.pdf)
* [<https://www.irs.gov/newsroom/irs-independent-office-of-appeals-priorities-for-2023-focus-on-taxpayer-service>](https://www.irs.gov/newsroom/irs-independent-office-of-appeals-priorities-for-2023-focus-on-taxpayer-service)
* [<https://www.irs.gov/newsroom/irs-appeals-invites-input-on-enhancing-video-conference-options-for-taxpayers-and-tax-professionals>](https://www.irs.gov/newsroom/irs-appeals-invites-input-on-enhancing-video-conference-options-for-taxpayers-and-tax-professionals)

Boechler:

* [<https://procedurallytaxing.com/what-happens-after-boechler-part-1-the-irs-argues-irc-6330-is-unique/>](https://procedurallytaxing.com/what-happens-after-boechler-part-1-the-irs-argues-irc-6330-is-unique/)
* [[https://procedurallytaxing.com/what-happens-after-boechler-part-2-the-irs-argues-the-floodgates-will-open-if-the-tax-court-follows-boechler-in-interpreting-irc-6213a￼/](https://procedurallytaxing.com/what-happens-after-boechler-part-2-the-irs-argues-the-floodgates-will-open-if-the-tax-court-follows-boechler-in-interpreting-irc-6213a%EF%BF%BC/)](https://procedurallytaxing.com/what-happens-after-boechler-part-2-the-irs-argues-the-floodgates-will-open-if-the-tax-court-follows-boechler-in-interpreting-irc-6213a%EF%BF%BC/)
* [[https://procedurallytaxing.com/what-happens-after-boechler-part-3-the-irs-argues-that-irc-7459-requires-that-irc-6213a-treat-the-time-for-filing-a-tax-court-petition-as-jurisdictional￼/](https://procedurallytaxing.com/what-happens-after-boechler-part-3-the-irs-argues-that-irc-7459-requires-that-irc-6213a-treat-the-time-for-filing-a-tax-court-petition-as-jurisdictional%EF%BF%BC/)](https://procedurallytaxing.com/what-happens-after-boechler-part-3-the-irs-argues-that-irc-7459-requires-that-irc-6213a-treat-the-time-for-filing-a-tax-court-petition-as-jurisdictional%EF%BF%BC/)
* [[https://procedurallytaxing.com/what-happens-after-boechler-part-4-the-irs-argues-that-equitable-tolling-would-not-apply-in-deficiency-cases-￼/](https://procedurallytaxing.com/what-happens-after-boechler-part-4-the-irs-argues-that-equitable-tolling-would-not-apply-in-deficiency-cases-%EF%BF%BC/)](https://procedurallytaxing.com/what-happens-after-boechler-part-4-the-irs-argues-that-equitable-tolling-would-not-apply-in-deficiency-cases-%EF%BF%BC/)
* [<https://procedurallytaxing.com/second-appellate-case-on-whether-irc-6213as-deadline-is-still-jurisdictional-and-first-tax-court-case-involving-irc-6015e1a/>](https://procedurallytaxing.com/second-appellate-case-on-whether-irc-6213as-deadline-is-still-jurisdictional-and-first-tax-court-case-involving-irc-6015e1a/)

Meta Pixel:

* [<https://procedurallytaxing.com/the-facebook-pixel-and-unauthorized-use-and-disclosure-of-tax-return-and-tax-return-information/>](https://procedurallytaxing.com/the-facebook-pixel-and-unauthorized-use-and-disclosure-of-tax-return-and-tax-return-information/)
* [<https://www.warren.senate.gov/imo/media/doc/TaxPrepMetaLetters.pdf>](https://www.warren.senate.gov/imo/media/doc/TaxPrepMetaLetters.pdf)
* [<https://s3.documentcloud.org/documents/23326894/322-cv-07557-si.pdf>](https://s3.documentcloud.org/documents/23326894/322-cv-07557-si.pdf)

Best Darn Ethics Program:

* December 22nd
* 1:00 pm EST – 3:00 pm EST
* 2 ce/cpe credits
* $49
* Register at:
* <https://taxrepllc.com/program-20221222-best-ethics/>

LITC Support Center: <https://LITCSupportCenter.org>