

## Criminal Tax Cases & White Collar Defense

Tax fraud cases present unique factual, legal and tactical issues. Since the founding of Caplin & Drysdale, the firm has had a robust practice in this highly specialized area. Such cases include not only active criminal tax investigations, but also sensitive civil tax matters where fraud may be an issue and voluntary disclosures for taxpayers who want to clean up their tax issues before the IRS finds them. The firm has concluded many successful representations for clients who have, or are concerned about, potential criminal tax issues.

### Areas of Focus

#### Handling Criminal Tax Investigations

The IRS and the Department of Justice (DOJ) focus on a few thousand taxpayers each year, looking for violations of the specific federal criminal provisions that punish tax evasion and related conduct. These cases can include issues relating to personal and corporate income taxes, employment taxes, estate and gift taxes, tax shelters, conservation easements, micro-captive insurance entities, unreported foreign assets and accounts, cryptocurrency, and inquiries into tax professionals and return preparers.

For decades, Caplin & Drysdale has been one of the preeminent law firms with attorneys, including former senior IRS and DOJ officials, who specialize in the complex area of criminal tax investigations. Our objective in these cases is always to attempt to persuade the IRS and the DOJ not to bring criminal charges and to handle the case as a civil tax matter. We represent clients during all phases of such cases, from an initial, and often sudden appearance by Special Agents in the IRS Criminal Investigation Division, through the DOJ's decision whether to indict and in subsequent litigation. The firm has worked on many of the most complex criminal tax investigations in the last 50 years – a great number of which have stayed out of the public eye because we have succeeded in our clients avoiding criminal charges.

*Among many examples of Caplin & Drysdale's successful criminal tax representations are these:*

- Represented a wealthy private equity executive in an investigation arising from the creation and use of a nine-figure foreign trust. The Department of Justice entered into a rare “Non-Prosecution Agreement” whereby the individual avoided criminal charges, and the IRS agreed to a corollary civil tax settlement.
- Represented the CEO of a public company under criminal tax investigation involving substantial allegedly personal expenses. After a conference and a series of submissions, the Tax Division declined to authorize an indictment and sent the case back to the IRS for civil processing.
- Represented a public company whose CEO was targeted by an internal whistleblower who alleged that he had engaged in personal tax evasion. After we supervised an internal review of the matter and presented our findings to the investigating IRS agent and prosecutor, the matter was dropped.
- Represented a locally well-known physician in an alleged criminal gift tax fraud scheme and persuaded the Tax Division not to bring charges based on the doctor's reliance on tax advice he had received.
- Represented the founder of a well-known consumer product brand in a case involving unreported foreign accounts of over \$100,000,000 and following a guilty plea, obtained a sentence of probation, years less than the sentencing guidelines range.

- Represented a major international bank in connection with a sweeping criminal tax investigation into certain tax shelter transactions marketed and sold to the bank's wealthy clients. After a series of presentations to federal prosecutors and IRS agents, the government agreed to enter into a Deferred Prosecution Agreement, and the bank avoided criminal charges.
- Represented a professor of business in a case involving unreported foreign accounts of over \$200,000,000 and following a guilty plea, obtained a sentence of seven months, significantly less than the sentencing guidelines range.
- Represented a tax return preparer who prepared thousands of returns over a four-year period in negotiating plea for illegal reporting of false or inflated Schedule A and Schedule C deductions for the individual's clients. Through substantial advocacy and tactful consultation with the government was able to convince the court to order a sentence of home confinement (no incarceration) which was a substantial departure from the guidelines range of 24 to 30 months.
- Successfully represented numerous Swiss banks in connection with their participation in the Department of Justice Swiss Bank Program, resulting in non-prosecution agreements for each client and a significantly mitigated monetary payment.

## **Consulting with Other Professionals on Criminal Tax Matters**

Criminal tax cases represent a highly specialized area of practice. Caplin & Drysdale has always taken pride in our work with other lawyers where we play a consulting role to the client's primary criminal or litigation counsel, bringing to the case our knowledge of legal, factual, and tactical issues that are unique to criminal tax matters. These cases can range from inquiries about criminal tax issues that arise prior to any investigation to consultations on active federal and state investigations.

Our firm has been proud to be associated with some of the top U.S. and global law firms in helping to advise clients on potential or ongoing criminal tax matters. We are often brought in by these firms to help, and we also have access to the same network of firms for clients whose cases raise legal issues in other parts of the U.S. or around the world. We continue to enjoy our relationships with our professional colleagues, and we always strive to collaborate in a collegial team environment working for the client's best interest. Some of our most significant and successful case results have occurred in such collaborations.

## **Appearing Before the DOJ Tax Division and U.S. Attorney's Offices**

The process of a criminal tax investigation is unique in the federal system in that the Tax Division, which is headquartered in the Department of Justice in Washington, plays a significant role in nearly every case. In some cases, prosecutors from the Tax Division handle and/or supervise the investigation. In most cases DOJ Tax Division prosecutors will make the ultimate decision whether to ask a grand jury for a criminal indictment. Caplin & Drysdale attorneys have decades of experience interacting with the Tax Division, conferring with their prosecution teams and reviewing attorneys, advocating for our clients that criminal charges should not be brought, and obtaining criminal declinations.

Criminal tax cases also often involve active participation by local U.S. Attorney's offices, frequently with prosecutors who are specialized in tax and white collar matters. Caplin has appeared before dozens of U.S. Attorney's offices, frequently with colleagues at local law firms, to seek a favorable outcome for taxpayers under investigation.

### **Representations in White Collar Financial Criminal Cases**

Criminal tax investigations, on occasion, are part of a broader criminal inquiry by the Department of Justice or IRS. In addition to the focus on tax issues, an investigation might include other alleged financial improprieties involving for example fraud generally (wire/mail/bank), money laundering, securities fraud, foreign corrupt practices, or public corruption. A typical “white-collar” financial investigation can broaden as investigators gather additional financial information. Such a case may involve only the IRS as the investigative agency because the IRS has jurisdiction in areas like money laundering or Bank Secrecy Act violations or the case may include another investigative agency such as the FBI.

Caplin & Drysdale attorneys frequently encounter these broader investigations and usually handle all aspects of these cases, because the potential tax violation is often closely intertwined with the other alleged improper financial conduct. In cases where our client would benefit from other specialized expertise, such as a securities matter, we readily and frequently pair with counsel from another firm to provide the most comprehensive and effective defense possible.

### **Advising Third Party Witnesses in Criminal Tax and White-Collar Cases**

Criminal investigations of alleged financial crimes, such as tax or other white-collar matters, almost invariably involve efforts to interview third party witnesses, such as accountants, bookkeepers, business partners, or attorneys. Our attorneys regularly represent such individuals during the course of an investigation and potential interview. These representations often include determining the exact status of the witness and responding to subpoenas for relevant records, all while obtaining any appropriate legal protections, such as possibly limited immunity. We have substantial experience in handling sensitive privilege issues that can arise where legal advice is an issue in the case. Depending on the nature of the investigation, we may collaborate with counsel for the target or for other parties under common interest arrangements. Or often, as counsel to the principle subject, we are coordinating representation as effectively and efficiently as possible for multiple such third party witnesses.

### **Supervising Internal Investigations into Tax and Related Issues**

When a business organization becomes aware of possible criminal conduct in connection with the entity's business activity, Department of Justice policies incentivize quick action by the C-suite to ascertain what happened, determine an overall strategy, and take appropriate action against any wrongdoers. Caplin & Drysdale attorneys have advised many companies, professional firms, and related types of entities in such cases, either alone or as part of a larger team where we consult on specific criminal tax matters. There are important and sensitive issues relating to the attorney-client and work product privilege that require careful thought at the inception of such cases. Moreover, the Department of Justice is likely to scrutinize the manner in which such an investigation is conducted as well as its results. An effective and meaningful internal investigation can sometimes make the difference in a prosecutor's decision whether to indict a business organization or to enter into a non-criminal disposition, so it important that any internal review is done correctly and without interference.

### **Addressing Federal Sentencing Questions**

Notwithstanding our best efforts, some criminal tax cases move forward either to indictment, trial or plea, and our clients may face the potential of a criminal sentence. Federal law requires a judge to fashion a sentence that takes into consideration numerous factors including the gravity of the crime and the need for deterrence, but the judge must also recognize the personal situation of the defendant. The Court is also required to consider the federal Sentencing Guidelines, which in criminal tax cases, can raise unique and challenging issues. For a defendant facing sentencing, it is important that the judge understand any mitigating circumstances that would justify a lesser sentence of incarceration such as home confinement or even probation and that is not so punitive financially that it renders the defendant unable to get back on their feet once they have completed their sentence.

An important component of all of our firm's criminal tax representations is developing a strategy for minimizing the risk of incarceration, stiff penalties, and financial restitution. Evaluating a client's potential exposure in light of the nature of the case, the applicable Sentencing Guidelines, and possible mitigating factors will help the client understand a range of scenarios, and it will, with our advice, help guide the client through the difficult decision points that present themselves in any criminal tax matter. Similarly, understanding how to use a client's charitable history or Sentencing Guideline departures – such as those for cooperation (§5K1.1) or loss of a caretaking function (§5H1.6) – to ameliorate the client's potential exposure is critical to an effective representation.

Caplin & Drysdale attorneys have spent decades guiding clients through criminal proceedings and using a combination of experience, advocacy, and ingenuity have helped clients achieve sentencing outcomes that allowed them to get on with their life sooner and be well positioned for the future.

### **Voluntary Disclosures regarding Tax Crimes**

The U.S. tax system depends on taxpayers voluntarily meeting their tax obligations. There are stiff civil penalties and potential criminal sanctions associated with the failure to meet these obligations. By far, the best time to address any deficiencies is before contact by the IRS, especially before being visited by IRS Special Agents, who conduct criminal tax investigations. If an audit or criminal investigation has commenced, the option of a voluntary disclosure is no longer available.

For many years both the IRS and Department of Justice through their respective voluntary disclosure policies and practices have welcomed taxpayers who wish to correct prior filings if they do so in a truthful, accurate, and timely manner. Such a voluntary disclosure will effectively preclude the initiation of a criminal investigation and prosecution and may reduce civil penalties. Guiding a client successfully through the voluntary disclosure process often requires addressing complex issues, so working with the right lawyer can mean the difference between a successful non-criminal resolution or potentially severe criminal and civil consequences.

In the last decade the IRS made a significant effort to formalize the voluntary disclosure process with respect to both domestic and international matters. This formalization of the process, however, has not made it easier to qualify for a voluntary disclosure, and there is no guarantee that simply entering into a voluntary disclosure assures that a taxpayer will receive the leniency contemplated by the program or even avoid a criminal investigation. Our attorneys are well versed on the extensive requirements for entering the IRS's voluntary

disclosure program today, and that is particularly helpful to minimizing the client's overall costs.

Caplin & Drysdale's skilled group of lawyers have decades of experience handling voluntary disclosures for our clients and have successfully guided several thousand clients through their disclosures in recent years.

## Related Practices

Tax Disputes & Tax Litigation

## News & Insights

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*International Tax Monitor, 02.24.2015*

Scott Michel Comments on Offshore Enforcement Issues Regarding HSBC and UBS  
*LAW360, 02.13.2015*

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*The Wall Street Journal, 12.15.2014*

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*Worldwide Tax Daily, 11.07.2014*

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*Daily Tax Report and International Tax Monitor, 10.08.2014*

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*Daily Tax Report, 09.18.2014*

Scott Michel Offers Insights on The DOJ's Swiss Bank Program and Coming Enforcement  
*Le Temps, 09.16.2014*

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*CNBC, 09.11.2014*

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*Worldwide Tax Daily*, 07.09.2014

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Scott Michel and Michael Pfeifer Selected for Legal Tax Advisory Board

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Scott Michel and David Rosenbloom Quoted On the Impact of Offshore Tax Evasion

*CardHub.com*, 05.10.2013

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Fortune Talks With Cono Namorato on Victory for Offshore Account Holders

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Scott Michel Talks to The Wall Street Journal About Hiding Offshore Accounts From Advisers

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Scott Michel and David Rosenbloom Comment on Americans with Asian Bank Accounts

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Scott Michel Discusses Plea Agreement of former UBS banker Christos Bagios  
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Mark Matthews Quoted in Reuters, Overseas Tax Dagnet Refocuses on Country Partnerships  
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Mark Matthews Quoted in Reuters, U.S. Justice Department Speeding Arrests of Tax Refund Thieves  
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*Wall Street Journal*, 04.13.2012

Legal Bisnow Profiles Mark Matthews  
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Scott D. Michel Comments in Tax Notes Today Article, IRS to Allow Extensions of August 31 OVDI Application  
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Christopher Rizek Comments on Julius Baer Whistleblower  
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*The Washington Post*, 11.17.2009

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*Dealbreaker*, 09.08.2009

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Caplin & Drysdale Member Cono Namorato Interviewed on Money Matters  
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UBS Faces IRS Fight Over Names, Shrs Rise on Deal  
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U.S. Seeks More UBS Account Records in Tax Battle  
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## EVENTS

Mark Matthews Moderates Panel on IRS Criminal Enforcement Priorities at ABA Criminal Tax Fraud & Tax Controversy Institute  
10:30 AM - 11:30 AM  
12.09.2021

Scott Michel Addresses Ethical Issues in International Tax at IFA Winter International Tax Conference  
11:00 AM to 12:20 PM  
12.09.2021

Mark Matthews Addresses New Frontiers in Tax Fraud at Berkeley Fraud Fest  
06.25.2021

Cono Namorato Addresses Circular 230 on ABA Virtual 2020 May Tax Meeting  
2:00 PM - 3:00 PM  
07.30.2020

Scott Michel Joins Steering Committee for Cambridge Forum on International Tax Disputes  
02.26.2020

Scott Michel Co-Chairs Panel on Protecting Taxpayers in an Era of Increased Regulation and Heightened Enforcement at U.S./Europe Tax Conference  
2:30 PM - 4:00 PM GMT  
04.04.2019

Scott Michel Leads Discussion on "Tax Avoidance v. Tax Evasion" at Cambridge Forum on International Tax Disputes  
02.28.2019

Scott Michel Examines Whether Human Rights Are Affected By Tax Information Reporting and Disclosures at ABA Paris Sessions

11:00 AM - 12:30 PM

06.09.2018

Scott Michel Explores Ethical Consideration with International Clients at STEP Miami 9th Annual Summit

11:50 AM

06.01.2018

Scott Michel Serves as Section Vice Chair at 2018 ABA Section of Taxation May Meeting

05.10.2018

Scott Michel Discusses Ethics in Tax Controversy at TEI Audits & Appeals Seminar

3:15 PM to 4:30 PM

05.01.2018

Mark Matthews Examines Anti-Money Laundering at International Tax Conference

10:20 AM

03.22.2018

Mark Matthews Discusses Aggressive Tax Planning at International Tax Conference

12:30 PM

03.22.2018

Mark Matthews Analyzes Criminal Actions Against Advocates at International Tax Conference

2:30 PM

03.22.2018

Mark Matthews Explores Role of Private Practitioners and Disclosure in Tax Administration at International Tax Conference

12:15 PM to 12:30 PM

03.22.2018

Scott Michel Discusses Taking on a Criminal Tax Case at ABA White Collar Crime Conference

10:30 AM

02.28.2018

Scott Michel Moderates "Representing the Global Citizen" Panel at National Institute Tax Controversy Conference

12.08.2017

Mark Matthews Moderates IRS Criminal Investigation Roundtable at National Institute Tax Controversy Conference

12.07.2017

Scott Michel Discusses AML and Tax at Financial Crimes Enforcement Conference

4:00 PM - 5:15 PM

12.04.2017



Mark Matthews Chairs Individual Cross Border Matters Panel at 30th Annual Institute on Current Issues in International Taxation

2:45 PM to 3:45 PM

12.01.2017

Scott Michel Examines Ethical Issues in International Tax at 30th Annual Institute on Current Issues in International Taxation

10:30 AM to 11:45 AM

12.01.2017

Mark Matthews Presents at the 2017 Legal Week International Private Client Forum

11.03.2017

Scott Michel Co-Chairs 5th Annual International Tax Enforcement and Controversy Conference

10.27.2017

Mark Matthews Presents on Renewable Tax Controversy Resource at Southern Federal Tax Institute

3:30 PM to 4:30 PM

10.25.2017

Scott Michel Explores International Tax Enforcement at D.C. Bar Webinar

12:15 PM to 1:45 PM

10.11.2017

Mark Matthews Discusses Automatic Exchange of Financial Information at 71st Congress of the International Fiscal Association

08.28.2017

Scott Michel Discusses Audit and Controversy Experiences in Colombia and the U.S. at 2017 Joint IFA Meeting

08.24.2017

Scott Michel to Speak on Trends in Criminal Tax Enforcement at ABA 31st Annual National Institute on White Collar Crime

03.08.2017

Scott Michel to Speak on International Information Sharing at 2016 Forum on International Tax Disputes

11.11.2016

Scott Michel to Speak on Administration, Penalties and Tax Payer Rights at 2016 Forum on International Tax Disputes

11.10.2016

Scott Michel and Mark Allison to Speak on IRS Representation Tools, Techniques And Defensive Strategies at NYU 75th Institute on Federal Taxation

10.23.2016

Scott Michel to Speak at 2016 Joint Meeting of the USA and Italy Branches of IFA

09.23.2016

Matthew Hicks and Mark Matthews to Speak on Civil & Criminal Tax Penalties' Subcommittee at 2016 ABA May Meeting

05.07.2016

Scott Michel to Speak on Criminalization of Tax Violations at 16th Annual US-Europe Tax Planning Strategies Conference  
03.17.2016

Scott Michel to Speak on Recent Expansion of Criminal Tax Enforcement at ABA 30th Annual National Institute on White Collar Crime  
03.02.2016

Scott Michel to Speak at ABA Criminal Tax Fraud and Tax Controversy Conference  
12.10.2015

Mark Matthews to Speak at the Annual LITC Grantee Conference  
12.09.2015

Mark Matthews to Speak on U.S. Global Tax Enforcement  
11.18.2015

Mark Matthews to Speak at the 2015 Legal Week International Private Client Forum  
11.12.2015

Scott Michel to Speak at NYU 74th Institute on Federal Taxation Panel  
10.25.2015

Scott Michel to Moderate Q&A Session with DOJ Assistant Attorney General  
10.16.2015

Scott Michel to Chair International Tax Enforcement Conference  
10.16.2015

Scott Michel to Speak on Fixing Common Tax Problems  
10.08.2015

Scott Michel and David Rosenbloom to Host Panel on 2015 Offshore Enforcement  
09.01.2015

Mark Matthews to Speak on Compliance Initiatives and Voluntary Disclosure  
08.14.2015

Scott Michel to Speak at 2015 Annual Tax Section Meeting  
06.19.2015

Scott Michel to Co-Chair 7th Annual Tax Controversy Forum  
06.05.2015

Mark Matthews to Speak on Pro Bono & Tax Clinics Panel  
05.09.2015

Mark Matthews to Speak on the Status of OVDP Programs  
03.12.2015

Scott Michel to Speak on Civil and Criminal Offshore Disclosure Panel  
02.24.2015

Mark Matthews to Moderate on IRS Criminal Investigation Roundtable  
12.11.2014

Scott Michel to Moderate Criminal Tax Fraud and Tax Controversy Panel  
12.11.2014

Mark Matthews to Speak on Key International Data Collection Programs  
11.06.2014

Mark Matthews to Speak on Government Use of Data  
11.06.2014

Mark Matthews to Speak on Recent Developments in International Criminal Tax  
10.31.2014

Mark Matthews to Speak on Recent Developments in Compliance Initiatives  
10.21.2014

Scott Michel and David Rosenbloom to Host Panel on 2014 Offshore Enforcement  
10.13.2014

Mark Matthews to Speak on DOJ Procedures  
09.20.2014

Scott Michel to Speak on Offshore Tax Compliance  
07.10.2014

Mark Matthews to Speak at Annual Income Tax Seminar  
06.26.2014

Scott Michel to Moderate Panel on U.S. Global Tax Enforcement Priorities  
06.24.2014

Scott Michel to Serve as Moderator for 6th Annual Tax Controversy Forum  
06.20.2014

Mark Matthews to Speak on Global Private Wealth Industry  
06.18.2014

Mark Matthews to Speak on Information Exchange and Privacy  
06.18.2014

Mark Matthews to Speak at 29th Annual Transcontinental Trusts Conference  
06.17.2014

Scott Michel Co-Chairs ABA's International Tax Enforcement Conference  
03.18.2014

Mark Matthews to Speak at 28th Annual National Institute on White Collar Crime  
03.06.2014

Mark Matthews to Speak at ACAMS Conference  
03.06.2014

Scott Michel and Mark Matthews to Co-Chair Concurrent Symposia at FBA Tax Law Conference  
02.28.2014

Mark Matthews to Speak at FBA's 2014 Tax Law Conference  
02.28.2014



Scott Michel Co-Chairs ALI CLE Program "Hot Topics for Accountants & Tax Lawyers: Tax Returns, Advice, & Examination"

12.16.2013

Mark Matthews to Speak on Criminal Tax Practice Tips and Strategies

12.13.2013

Mark Matthews to Speak at ABA Criminal Tax Fraud and Tax Controversy Conference

12.12.2013

Scott Michel to Moderate Panel at ABA Criminal Tax Fraud and Tax Controversy Conference

12.12.2013

Scott Michel to Speak at University of Texas Annual Taxation Conference

12.04.2013

Mark Matthews to Speak at the 22nd International Tax and Trust Summit

11.19.2013

Scott Michel to Speak at the 72nd Institute on Federal Taxation in San Francisco

11.17.2013

Mark Matthews to Speak at University of San Diego School of Law - Procopio International Tax Institute

10.24.2013

Mark Matthews to Speak on Corporate Compliance

10.24.2013

Mark Matthews Presents Tax Program at Southern Federal Tax Institute

10.23.2013

Scott Michel to Speak at the 72nd Institute on Federal Taxation in New York

10.20.2013

Mark Matthews to Speak at the Tax Executive Institute Monthly Luncheon

10.17.2013

Scott Michel to Speak on Developments in Offshore Tax Compliance

10.11.2013

Scott Michel to Speak at Annual Advanced ALI CLE Course

10.11.2013

Scott Michel to Speak at Swiss-American Chamber of Commerce Panel Meeting

09.26.2013

Mark Matthews to Speak at Atlanta Tax Forum

09.23.2013

Scott Michel and David Rosenbloom to Speak at IFA Copenhagen 2013

08.26.2013

Mark Matthews to Speak at Anti-Fraud & Financial Crimes Conference

07.08.2013

Scott Michel to Speak at FATCA Seminar in Kuwait City  
06.17.2013

Niles Elber and Mark Matthews to Speak at 12th Annual North Carolina/South Carolina Tax Section Workshop  
05.24.2013

Mark Matthews to Speak on Criminal Tax Enforcement Hot Topics  
03.20.2013

Scott Michel and Mark Matthews to Speak at 37th Annual Tax Law Conference  
03.01.2013

Mark Matthews to Speak at ABA Seminar  
01.16.2013

Scott Michel to Speak at ABA Criminal Tax Fraud and Tax Controversy 2012 Meeting  
12.07.2012

Mark E. Matthews to Speak at ABA Criminal Tax Fraud and Tax Controversy 2012 Meeting  
12.06.2012

Mark Matthews to Speak at OffshoreAlert Conference on FATCA  
11.26.2012

Scott Michel to Speak at NYU Institute on Federal  
11.11.2012

Scott Michel to Speak at UCLA Extension 2012 Annual Tax Controversy Institute  
10.17.2012

Scott Michel to Speak on Developments in Offshore Tax Compliance  
08.24.2012

Scott Michel to Speak at Small Business Practitioners Tax Conference  
05.03.2012

Scott Michel to Answer Tax Controversy Questions  
05.03.2012

Mark Matthews to Speak at AICPA Conference on Tax Controversy and Small Business Practitioners Tax  
Conference  
05.02.2012

Mark Matthews to Speak on Sensitive Issue Examinations  
05.02.2012

Scott Michel and Christopher Rizek to Speak at the Federal Bar Association's 36th Annual Tax Law Conference  
03.02.2012

Scott Michel to Moderate Panel on Foreign Assets  
03.02.2012

Scott Michel to Speak on Ethical Issues in International Tax Practice  
12.15.2011

Scott Michel to Speak at 70th Institute on Federal Taxation  
11.15.2011

Scott Michel and Niles Elber to Speak at IRS Nationwide Tax Forum  
08.30.2011

Scott Michel to Speak on Offshore Tax Enforcement  
08.19.2011

Scott Michel to Chair Committee at ABA's 2011 Midyear Meeting  
01.21.2011

Scott Michel to Speak on Ethical Issues in International Tax Practice  
12.10.2010

Scott Michel to Moderate Panel at 2010 ABA Joint Fall Meeting  
09.25.2010

Scott Michel to Chair Standards of Tax Practice Panel Discussions  
09.24.2010

Scott Michel to Speak on Offshore Tax Compliance  
08.20.2010

Scott Michel to Speak on Ethical Issues in Whistleblower Claims  
01.22.2010

Scott Michel to Speak on Issues in Whistleblower Claims  
01.22.2010

Scott Michel to Chair Tax Committee for 2010 ABA Midyear Meeting  
01.22.2010

Cono Namorato to Speak on Issues Surrounding the FBAR  
01.14.2010

Cono Namorato to Speak at 22nd Annual Institute on Current Issues in International Taxation  
12.10.2009

Scott Michel and Cono Namorato to Speak at The 26th Annual National Institute on Criminal Tax Fraud  
12.03.2009

Brave New World of Tax Enforcement: UBS, International and Corporate Criminal Tax Issues  
White Collar Practice Seminar - Pennsylvania Association of Criminal Defense Lawyers  
11.13.2009

Voluntary Disclosures: Still Possible After UBS?  
UCLA's 25th Annual Tax Controversy Institute  
10.27.2009

## **PUBLICATIONS**

The Enduring Value of Departures in a Post-Booker World  
Article | *ABA White Collar Crime Committee Newsletter*, 03.07.2022

INSIGHT: The IRS's Renewed Focus on Fraud-Implications for Tax Practitioners  
Article | *Bloomberg Law*, 05.08.2020

Tax Problems Loom in the College Admissions Scandal  
Tax Alert | 03.18.2019

IRS's Offshore Voluntary Disclosure Program Ending: Impact on U.S. Taxpayers  
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Possible Tax Fallout for Student and Professional Athletes from NCAA-Related Investigations  
Tax Alert | 11.09.2017

Paradise Papers: U.S. Citizens and Residents Required to Report on Offshore Assets  
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IRS Launches Issue-Based Corporate Compliance Campaigns  
Article | *International Law Office*, 02.24.2017

IRS Launches Issue Based Corporate Compliance Campaigns  
Article | *Global Tax Weekly*, 02.16.2017

IRS Launches 13 Issue-Based Corporate Compliance Campaigns  
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Voluntary Disclosure Window Closing on Bitcoin Users  
Tax Alert | 12.02.2016

U.S. Tax Enforcers React to The Panama Papers  
*IFC Review*, 09.01.2016

Is the United States Still a Tax Haven? The Government Acts on Tax Compliance and Money Laundering Risks  
Article | *CCH's Journal of Tax Practice & Procedure*, 07.25.2016

IRS to Hire 700 for Civil and Criminal Tax Enforcement  
*International Law Office*, 05.20.2016

The Panama Papers and the U.S. Response: New Risks for Financial Institutions, Clients and Advisors  
Tax Alert | 05.18.2016

IRS Criminal Investigation: A National Asset Being Damaged  
Article | *Tax Notes*, 03.14.2016

IRS/DOJ Summons Seeks to Break Singapore Bank Secrecy on Non-Resident's Account  
Tax Alert | 03.07.2016

The Tax Planner's Tightrope: Morality and Politics Now in Play  
Article | *International Law Office*, 08.14.2015

FATCA – Enforcement Win or Expatriate Generator?  
Article | *IFC Review*, 07.01.2015

The Tax Planner's Tightrope: Morality and Politics Now in Play  
Article | *IFC Economic Report*, 05.05.2015

Switzerland Narrows Advance Notice to Account Holders of Treaty Requests: Americans with Unreported Accounts Impacted

Tax Alert | 12.16.2014

U.S. Offshore Account Enforcement Issues

Article | *CCH's Journal of Tax Practice & Procedure*, 09.30.2014

IRS Modifies Offshore Voluntary Disclosure Program and Streamlined Filing Compliance Procedures

Tax Alert | 06.23.2014

Strategies for Current Filings of Noncompliant Taxpayers as FBAR Deadline Approaches

Article | *Practical Tax Strategies*, 05.23.2014

Here Comes FATCA... What To Expect In 2014

Article | *IFC Review Monthly e-Journal*, 04.01.2014

Here Comes FATCA... What to Expect in 2014

Article | *IFC Review*, 01.04.2014

The Justice Department and Swiss Banks: Understanding the Special Disclosure Program

Article | *Bloomberg BNA*, 09.24.2013

Here Are the Implications of Singapore's Move to FATCA Compliance

Article | *Singapore Business Review*, 07.29.2013

The Crucial Implications of FATCA for U.S. Citizens in Hong Kong

Article | *Hong Kong Business*, 07.25.2013

Summary of New York's New Political Disclosure Rules for Nonprofits

Political Law Alert | 06.21.2013

FATCA: A New Era of Financial Transparency

Article | *AICPA's Journal of Accountancy*, 01.01.2013

Virginia Is for Lovers and Fraudsters

Article | 06.03.2010

IRS Scrutinizes Payroll Practices, Challenges for Companies

Article | *Financial Executive*, 05.01.2010

Undeclared Foreign Accounts—Voluntary Disclosures and FBARs After the IRS Settlement Initiative

Article | *Journal of Tax Practice and Procedure*, 12.01.2009

D.C. Circuit Extends Supreme Court's Interpretation of 'Derivative Use' Under 'Act of Production' Immunity

Article | *Andrews Litigation Reporter: White Collar Crime*, 09.01.2006

Deferred Prosecution Agreements: Implications for Corporate Tax Departments

Article | *The Tax Executive*, 02.01.2006

The IRS Office of Professional Responsibility

Article | *Business Crime Bulletin*, 12.01.2004

Criminal Tax Investigations and Current Year Returns: New Thoughts on a Perennial Issue

Article | *White Collar Crime Reporter (v. 19, Issue 3)*, 12.01.2004



Foreign Bank Accounts - Last Chance for Taxpayers?

Article | *Caplin & Drysdale*, 07.01.2004

Corporate Tax Departments and the New Focus on Corporate Criminality

Article | *The Tax Executive*, 12.01.2003

