

Residency Rules in New York



Tax Issues and Audits

Presented by

Timothy P. Noonan, Esq.

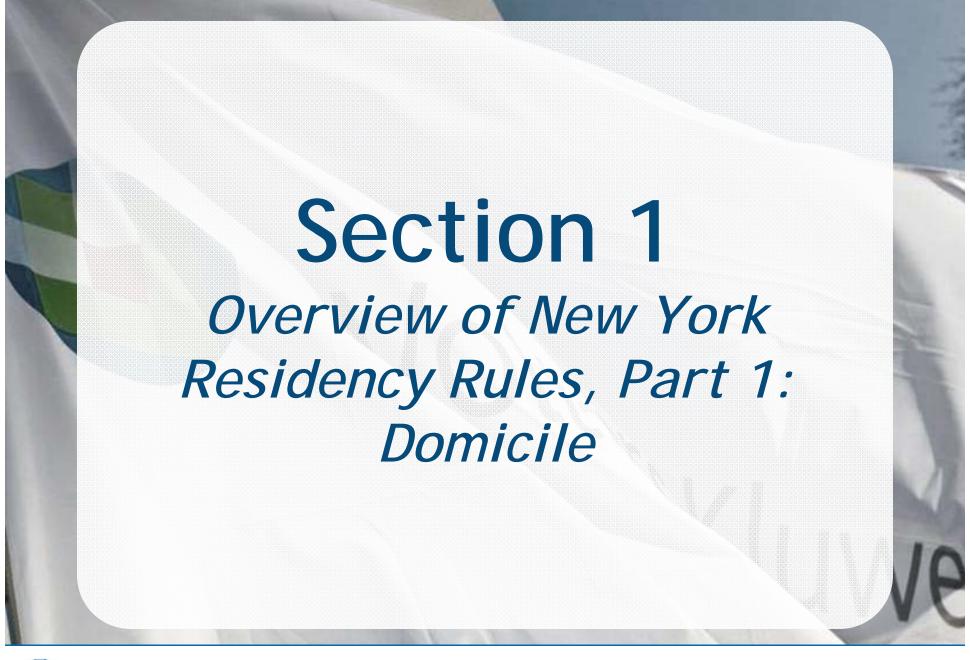


Summary of Topics

Section 1: Overview of New York Residency Rules, Part 1: Domicile

Section 2: Overview of New York Residency Rules, Part 2: Statutory Residency

Section 3: Residency Audits: Nuts and Bolts Issues





- Importance of Residency Status
 - The One Thing
- The Two Residency Tests
 - Domicile
 - "Statutory" Residency
- Exceptions to Domicile
 - The 30-Day Rule
 - The 548-Day Rule



Domicile: What is it?



- "Leave and land"
- Burden of proof issues
 - The Jeter case
- Looking for a "lifestyle change"
- Examples
 - Typical snowbird
 - Retirement
 - Upsizing and downsizing
 - Health issues





- The 5 Domicile Factors
 - Home
 - Business
 - Time
 - Near and Dear
 - Family
- The "Other" Factors



Polling Question #1



What do you think is the most important domicile factor?

- ☐ Home
- Business
- □ Time
- Near and dear
- ☐ The "other" factor
- ☐ Tim, this is a stupid trick question

- The HOME Factor
 - Comparing size, value, etc.
 - Keeping the historical home?
 - Transferring title?
- The BUSINESS Factor
 - What you do, not just where you do it
 - Focus on active business ties





- The TIME Factor
 - NOT the 183-day test!
 - Looking for a change in patterns
 - Less days in NY than claimed domicile state
 - Not as important in "commuter cases"; quality, not quantity



The NEAR AND DEAR Factor

Where's your teddy bear?

Use of pictures

Moving bills/insurance

- The FAMILY Factor
 - The presumption: Dinner time at the Noonans'
 - Separate spousal domicile
- The OTHER Factors
 - Best Offense is a Good Defense
 - Planning Considerations
- Bringing it "Home": Focus on Big Picture, Lifestyle Factors



- Foreign Domicile Changes
 - Matter of Taylor (TAT December 8, 2011)
 - Insufficient evidence that taxpayer "landed" in UK
 - New Audit Guidelines
 - "A comparison of the domicile factors between New York and the foreign country may not necessarily be a true measure of the taxpayer's intent."

- Other factors considered
 - Whether the taxpayer has been admitted for permanent residence in the foreign country
 - Retention of the New York residence and/or periodic return visits; retention of New York business interests
 - The filing of tax returns as a resident of the foreign country
 - Whether or not a taxpayer acquires citizenship in the foreign country is generally a non-factor



Attendance Validation #1



Keep this form handy! We'll have two more attendance validation items for you to write down later in today's webinar.

Please locate your Attendance Validation Form

(it should be the 4th page in your Handout Materials)

residency

REMINDER!

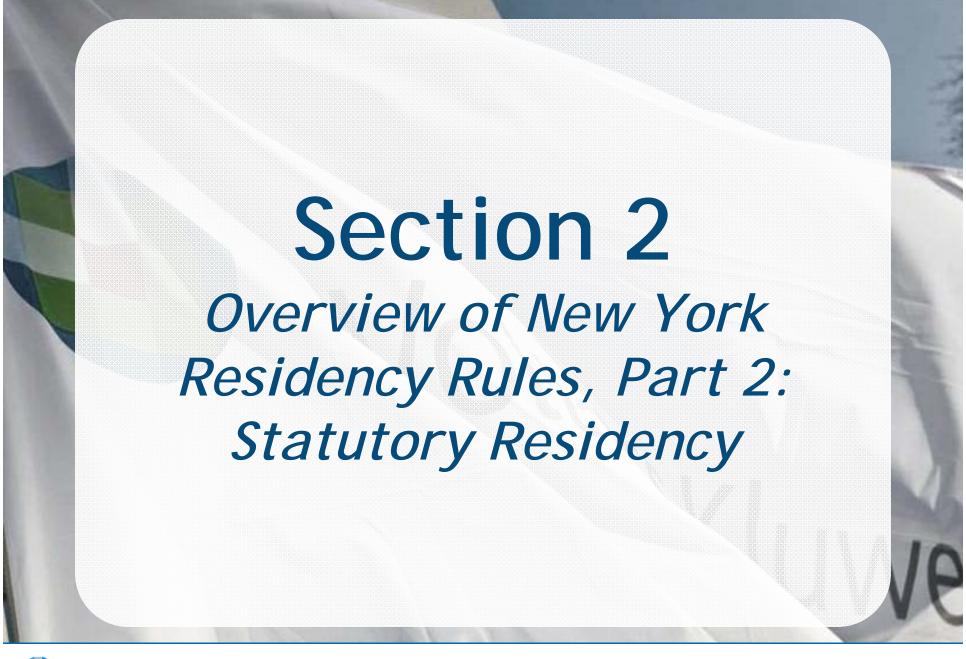
You can e-mail your questions during today's seminar to be passed along to our presenter for response during the Q&A session -



Send your questions to seminars@cch.com









Overview of Residency Rules Part 2: Statutory Residency

- The Statutory Residency Test
 - 183 days + a "PPA"
 - It trumps domicile (i.e., Oct 2013 domicile change)
- Double Tax NOT Unconstitutional (2014 Noto Case)
- Factor #1: Day Counting
 - A "day" in New York: a minute is a day
 - Matter of Zanetti (TAT, Feb. 2014): Part of a day is still a day
 - The Julian Robertson Case (see attached article)

Overview of Residency Rules Part 2: Statutory Residency

Day count records

Credit card Outlook Personal ATM usage statements calendar diary Flight records Landline Limo logs (frequent **EZ** Pass phone flyer reports) Travel Cell phone Swipe Card IP address? itineraries records logs



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Overview of Residency Rules Part 2: Statutory Residency

- Factor #2: A "Permanent Place of Abode"
 - Type of dwelling
 - The "11-month" rule
 - Habitability issues
- Issues in Recent Audits/Litigation
 - Knight: Girlfriend/Company Apartment
 - Barker: A Vacation Home?
 - Other people's usage
 - Non-usage or minimal use
- Does "Relationship" Matter?



FEB. 2014 *GAIED* CASE: NY's HIGH COURT SPEAKS

Facts

- NJ resident, worked in NYC (Staten Island)
- Owned 3 unit apartment building in Staten Island, near workplace
- 2 units generally rented; 1 for parents
- Taxpayer paid all bills; stayed occasionally when parents needed assistance

Gaied I & II

- TAT originally says not <u>his</u> place; "relationship" does matter
- Tribunal changed mind and reversed itself, saying "property rights plus suitability" is enough
- Upheld on initial appeal, but with a Dissent



FEB. 2014 *GAIED* CASE: NY's HIGH COURT SPEAKS

- Oral Argument Before NY High Court (see video clip)
 - What's the Right Test?
 - What's the Point of the Law?
 - Objective or Subjective Test?
- Court's Decision (see attached)
 - Intent of law: taxpayers who "really are residents"
 - In order to be statutory residence, taxpayer must use an abode "as a residence"
 - Must have "residential interest"



Attendance Validation #2

Time to record our second attendance check item on your Attendance Validation Form

domicile audit

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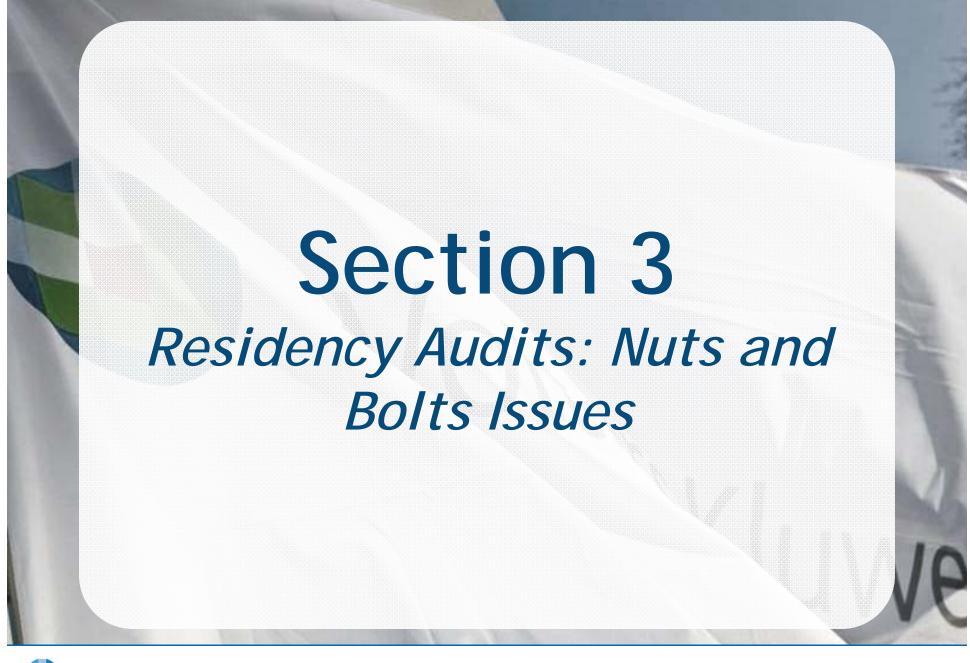


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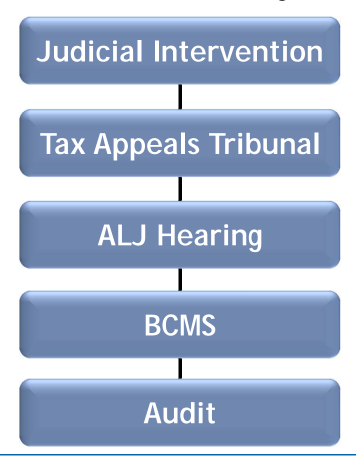
Polling Question #2



How many nonresident audits does NYS do each year?

- **1**,000
- **3**,000
- **□** 5,000
- **1**0,000

Overview of the System



Year of residency change—almost automatic

Substantial difference between federal and state

Answer to "living quarters" question

Number of days in NY on return

NY addresses reported on a Form 1099 or K-1

Cross-check with real property records

Any STAR or NYC parking exemptions

Past audit history

All press is not good press

Audits of related parties, partners, etc.



Residency Rules in New York

A CCH Seminar

- First steps in process—Audit Phase
 - Initial IDR
 - Nonresident Questionnaire
 - Summary of residence and employment
 - > Federal audits

- IDR #2
 - Domicile stuff (property records, employment agreements, utilities, insurance policies, etc.)
 - Day count stuff (credit cards, calendars, swipe cards, etc.)
 - Other stuff (bank statements, cancelled checks)
- Remaining IDRs—Case Specific
- Meetings, calls, etc.



- Next Step: Can't we all just get along?
 - Statement of Proposed Audit Changes
 - "30-Day Letter"
 - Closing conference
 - Supervisor, Section Head, Program Manager, FAM?

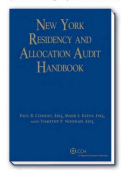
- Appeals Process
 - BCMS
 - Does it make sense?
 - Conduct of hearing
 - ALJ
 - Continued (and often more productive) settlement talks
 - Live hearing—the power of testimony

- Nuts and Bolts Q&A
 - Should I sign a waiver of statute?
 - Will I get credit in home state?
 - Will I have to pay penalties?
 - Can I refuse to provide certain records?
 - Can they collect against me if I'm outta here?





In this new title, New York Residency and Allocation Audit Handbook, noted tax practitioners Paul Comeau, Mark Klein, and Timothy P. Noonan provide a comprehensive overview of all the issues a taxpayer can expect to see if he finds himself in the unfortunate position of being subject to a nonresident personal income tax audit.



Topics covered include:

- A detailed overview of New York's residency rules, using New York's recent Audit Guidelines as a guide
- A discussion of nonresident allocation issues, looking at allocation issues addressed in New York's updated Allocation Guideline:
- A nuts and bolts discussion of what a taxpayer can expect in a residency audit and, if possible, how to avoid an audit in the first place
- An expansive discussion of New York State's penalty and enforcement issues
- A discussion of the withholding tax guidelines issued by the Tax Department with guidance and advice to employers on how to deal with withholding tax issues for residents and nonresidents alike

Book #:	# Pages	Pub.	Price per copy
06470501	400	Dec. 2011	\$199.00

Also included is an extremely useful state-by-state guide addressing a variety of residency and audit questions and issues arising in every state in the nation. This summary provides a useful tool for taxpayers to understand the highlights of residency issues in all states. Helpful Appendices reproduce New York's residency and allocation guidelines, and provide excerpts from the withholding tax guidelines.

MEET THE AUTHORS:

Paul R. Comeau, Esq. Mr. Comeau has practiced New York law since 1974 and Florida law since 1975. He lectures frequently throughout the United States on tax topics of importance to business executives and high-net-worth individuals. Mr. Comeau is an editor of CCH's New York Tax Analysis and has also coauthored Contesting New York State Tax Assessments and the New York chapter of the Sales and Use Tax Handbook published by the American Bar Association.

Mr. Comeau's articles have appeared in many national tax publications. He is listed in The Best Lawyers in America (Tax Law and Trusts and Estates); The New York Area's Best Lawyers, 2008-2010 editions (Tax Law and Trusts and Estates); Super Lawyers (Tax); recipient, 2004 Burton Award for excellence in legal achievement

Mark S. Klein, Esq. is a partner at Hodgson Russ LLP, where his practice is concentrated in state and local tax law. Mr. Klein is co-author of Contesting New York Tax Assessments and the ABA Sales and Use Tax Desk Book; co-author of CCH's New York Sales and Use Tax Answer Book; the general editor of LexisNexis
Tax Practice Insights: New York (2009 edition); contributing editor of CCH's annual Guidebook to New York Taxes; former member, Board of Advisors, The Journal of New York Taxation (Faulkner & Gray); and member of The CPA Journal Editorial Review Board. Mr. Klein is chair of the State and Local Taxation Section of Accountants' Continuing Education (ACE) Accounting Society.

Timothy P. Noonan, Esq. is a partner at Hodgson Russ LLP, where his practice focuses on New York State and City tax controversy work and litigation. He lectures frequently on New York State and multi-state tax matters across the country and is the author of a monthly column in State Tax Notes, a national multi-state publication, entitled "Noonan's Notes on Tax Practice." He is also a contributor to Lexis.com's Tax Center, the general editor of Lexus Nexus Tax Practice Insights, New York (2009 edition), and a contributing author to the CCH New York Sales and Use Tax Answer Book. In February 2011, Mr. Noonan was featured on the front page of a New York Times story on residency issues. Mr. Noonan is listed in Business First Who's Who in Law, 2009 edition (Tax). He also received a 2004 Burton Award for Excellence in Legal Achievement for his coauthorship of "Executive Compensation and Employee Withholding," Journal of Monthly State Taxation, August 2003.



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Is that it?

Attendance Validation #3



Here is the 3rd and FINAL attendance validation for today's webinar.

home factor



Question and Answer Session

You can e-mail your questions to

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Please limit your questions to only topics discussed during today's presentation.





Thank you for attending today's program

