

Surcharge May Require Additional Pre-Payment

This column of questions and answers on federal tax matters is provided by the local office of the U.S. Internal Revenue Service and is published as a public service to taxpayers. The column answers questions most frequently asked by taxpayers.

Will I have to increase my

next estimated tax payment to take care of the new 10 per cent surcharge?

Yes you may. In general terms, the surcharge will increase the tax paid by individuals on their 1968 income by 7 1/2 per cent. Although the surcharge rate is nominally 10 per cent it applies for only three quarters of the year so that the rate for the year is 7 1/2.

Employers have adjusted the withholding rates on wages and salaries to take the surcharge into account. Taxpayers who file estimated tax declarations should make any necessary adjustments when they pay their third quarter installment which is due Sept. 16. To help you make this adjustment, IRS is enclosing a special work sheet in its

mailing of third quarter estimated tax notices. As long as taxpayers meet at least 80 per cent of their tax liability for the year either through withholding or through estimated tax payments they will not be subject to any penalty for underpayment of estimated tax.

Can tax disputes settled

with your Appellate Division be opened up again by IRS? They are not reopened unless evidence of fraud, malfeasance, concealment, misrepresentation of facts, or an important mathematical mistake is discovered. Taxpayers reaching an agreement with Appellate can do so with the assurance that aside from the reasons mentioned above, the agreement

will be final. I'm leaving my summer job in a few weeks to go back to school. Is there any way I can get my tax refund now or do I have to wait until next year? You will have to wait until the end of the year before you can file your return. To speed things up, be sure to ask your employer for the statement of wages paid and

taxes withheld when you leave. It will delay your refund if this statement, the W-2, Wage and Tax Statement, is not included with your return. I support my father-in-law and therefore claim him as a dependent. What records do I have to show you to prove I'm entitled to claim him? To establish your right to claim this exemption, you should have the records to establish that you provided

more than one-half of his total support for the year. You should also be able to show that his gross income was under \$600 and that he did not file a joint return with his wife. Your father-in-law must be a citizen or a resident of the United States, or a resident of Canada, Mexico, the Canal Zone or the Republic of Panama, for sometime during the year you claim the exemption.

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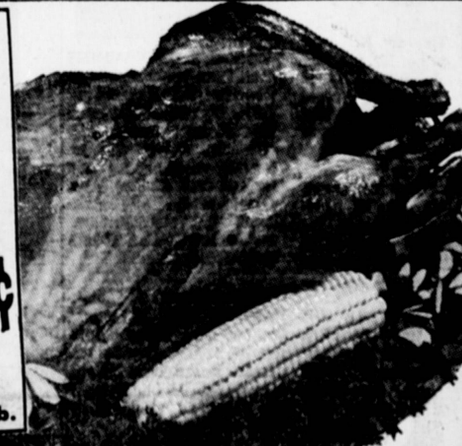
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