

Associate, Washington, D.C.

Tax



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Education

J.D., Georgetown University
Law Center, 2020 (Executive Editor,
The Tax Lawyer)

B.A., Georgetown University, 2014

Bar Admissions

District of Columbia

Illinois

Connecticut

U.S. Tax Court

Dominic Reilly focuses on complex tax controversies and litigation involving a range of federal tax issues, including transfer pricing, substance over form and international tax. He advises on all stages of tax disputes — from audit and administrative appeals before the IRS to litigation before the U.S. Tax Court and other federal courts.

Mr. Reilly's representations include, among others:

- *Amgen Inc. v. Commissioner*, U.S. Tax Court Docket No. 16017-21 (multibillion-dollar transfer pricing dispute)
- *j2 Global, Inc. v. Commissioner*, U.S. Tax Court Docket No. 8392-21, and *Advanced Messaging Technologies, Inc. v. Commissioner*, U.S. Tax Court Docket No. 8383-21 (challenges to claimed Section 199 deductions)
- *pro bono* clients in administrative hearings and Chancery Court proceedings against the Illinois Department of Child and Family Services

Mr. Reilly also counsels on corporate tax planning related to domestic and international transactions, including post-acquisition integrations, multinational reorganizations and the implementation of global tax structures and strategies.

Mr. Reilly has significant experience working with clients in the pharmaceutical and medical device industries, as well as with companies in the high-technology and consumer goods sectors, among others. Prior to joining Skadden, Mr. Reilly was a tax consultant at a "Big Four" public accounting firm.