My comments concern:

Chapter 6 J of the Senate Finance Committee's Republican Staff Report, "Comprehensive Tax Reform for 2015 and Beyond":

file:///C:/Users/Jaquie/Downloads/Comprehensive%20Tax%20Reform%20for%202015%20and%20Beyond5%20(7).pdf

<u>Background:</u> US citizen, retired Citibanker with 36 years' service in the USA, Switzerland and the UK. Wife (of 50 years) is Swiss, daughter and grandchildren also Swiss. I and my entire family live permanently in Switzerland.

An Exit Tax is a Punitive Tax intended for Americans renouncing their Citizenship

- Most US citizens living abroad pay little or no US tax since foreign tax credits available via Treaties and/or Section 901 of the Internal Revenue Code offset most or all of the US tax in order to avoid double taxation.
- Residence based tax would also generate little or no US tax so it would be <u>revenue neutral</u> for the IRS. In fact withholding tax on US Qualified Dividends would actually be positive for the IRS.
- Therefore there is no justification to impose an Exit Tax on US citizens wishing to remain American since this would be punitive, additional and **not** a replacement tax. This would most certainly result in double taxation of US nationals who prefer to remain American without any possible credit or deduction.
- An Exit Tax, in my case, would force me to liquidate my IRA and pay tax on the present value of my US pension whereas remaining as a citizen based tax payer, US tax on all of this income is offset by foreign tax credits under the US Swiss Treaty.
- An Exit Tax would also discriminate against individuals being assigned abroad for several years or for an indeterminate time who intend to return to the US at a later date.

An Estate Tax Exclusion intended for Nonresident Aliens (NRAs) would be Punitive

- Many Americans overseas, unlike most NRAs, have worked in the US and have substantial US assets consisting of an IRA and US pension as in my case, and perhaps a house or apartment.
- For US income tax purposes a residence based taxpayer would be treated as an NRA, but it is important that for estate exemption purpose he or she should be treated as other US citizens.
- The NRA exemption is \$60,000 compared with \$5.3 million currently for US citizens.
- An NRA exemption would be catastrophic for my family and others in my situation.
- For those individuals who expect to change residence from foreign to US or vice versa, it would make estate planning impossible.

Becoming a Residence Based Taxpayer should be optional not mandatory

- Tax implications for individuals subject to residence based tax who plan to return to the US could be extremely messy.
- Individuals living in countries such as Brazil without a treaty would be subject to significant withholding tax on US income with little or no local offset.

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