

#### News & Insights News ← Insights

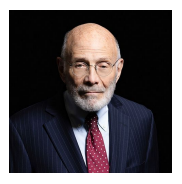
#### **PUBLICATIONS**

## Ninth Circuit Insulates Corporate Insider from Preference Liability

#### October 2015

"A corporate insider who personally guaranteed" the debtor's loan was not liable on a bankruptcy trustee's preference claim when the corporate debtor repaid its lender, held the U.S. Court of Appeals for the Ninth Circuit on May 6, 2015. *In re AdamsonApparel, Inc.*, 2015 WL 2081575 (9th Cir. May 6, 2015) (2-1). In this article, SRZ partner Michael L. Cook discusses the Ninth Circuit's decision, which affirmed the dismissal of the trustee's claim by the bankruptcy court and the district court.

# Related People



Michael
Cook
Of Counsel
New York

### **Practices**

**BUSINESS REORGANIZATION** 

### Attachments

 $\stackrel{ullet}{-}$  Download Article