



PUBLICATIONS

## 7th Circuit Shields Casino from Fraudulent Transfer Charge

October 22, 2015

So-called “red flags” were not “sufficient to impose a duty on [a gambling casino] to investigate” a Chapter 11 debtor’s pre-bankruptcy fraudulent transfers to its insiders who gambled at the casino, held the U.S. Court of Appeals for the Seventh Circuit on Oct. 13, 2015. *In re Equipment Acquisition Resources Inc.* 2015 U.S. App. LEXIS 17805 at \*14 (7th Cir. Oct. 13, 2015). In this article, SRZ partner Michael L. Cook explains the details of the case, which addresses the common problem faced by a third party who receives cash from the defrauding insider, but not from the corporate debtor.

---

## Related People



**Michael  
Cook**

Of Counsel  
New York

---

## Practices

**BUSINESS REORGANIZATION**

---

## Attachments

[!\[\]\(de95854c7ee024cfadc48187bbb781b2\_img.jpg\) Download Article](#)