

PUBLICATIONS

Court Wrongly Disallows Lender's Post-Bankruptcy Legal Fee

Law360

December 8, 2017

In this article for *Law360*, of counsel Michael Cook analyzes the U.S. District Court for the Eastern District of North Carolina's decision in *Summitbridge National Investments III v. Faison*, which held that "[T]he Bankruptcy Code does not permit [an undersecured] creditor . . . to advance an unsecured claim for post-[bankruptcy] attorneys' fees," affirming the bankruptcy court's finding that "the [Bankruptcy] Code is most properly interpreted to allow only oversecured creditors to add post-[bankruptcy] attorneys' fees."

Related People



Michael Cook

Of Counsel
New York

Practices

SPECIAL SITUATIONS AND BANKRUPTCY LITIGATION
BUSINESS REORGANIZATION

Attachments

[!\[\]\(de95854c7ee024cfadc48187bbb781b2_img.jpg\) Download Article](#)