

PUBLICATIONS

Second Circuit Rejects Arbitration of Debtor's Asserted Discharge Violation

The Bankruptcy Strategist

June 2018

A bankruptcy court properly denied a bank's motion to compel arbitration of a debtor's asserted violation of the court's discharge injunction, held the U.S. Court of Appeals for the Second Circuit in *In re Anderson*. Finding a purported "inherent conflict between arbitration of [the debtor's] claim and the Bankruptcy Code," the Second Circuit reasoned that the bankruptcy court "properly considered the conflicting policies in accordance with law." In this article, Michael Cook discusses the court's decision and the consequences for parties in business reorganization cases.

Related People



**Michael
Cook**

Of Counsel
New York

Practices

BUSINESS REORGANIZATION

Attachments

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