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Fourth Circuit Reverses Disallowance of Lender's Post-Bankruptcy Legal Fees

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In a Feb. 8, 2019 opinion, the U.S. Court of Appeals for the Fourth Circuit reversed the lower courts' disallowance of an undersecured lender's claim for legal fees in *SummitBridge Nat'l Investments III, LLC v. Faison*, joining other federal courts of appeals with its holding. In this article, of counsel Michael Cook explains the Fourth Circuit's decision to reverse the ruling.

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