

PUBLICATIONS

Validity of Non-Consensual Third-Party Releases Called into Question in Purdue Bankruptcy—But for How Long?

Pratt's Journal of Bankruptcy Law

April/May 2022

In *In re Purdue Pharma, L.P.*, U.S. District Court Judge Colleen McMahon of the Southern District of New York vacated Purdue Pharma's confirmed plan of reorganization after finding that the bankruptcy court below did not have statutory authority to issue a confirmation order granting non-consensual third-party releases—namely for the benefit of the Sackler family, which owns Purdue.

Related People



**Douglas
Mintz**

Partner
Washington, DC



**Kristine
Manoukian**

Partner
New York



**Peter
Amend**

Special Counsel
New York



**Kelly (Bucky)
Knight**

Associate
New York

Practices

BUSINESS REORGANIZATION

Attachments

↓ [Download Publication](#)

