

### NEWS & INSIGHTS

#### **PUBLICATIONS**

# Sixth Circuit Holds State Court Tax Foreclosure Subject to Fraudulent Transfer Attack

## Pratt's Journal of Bankruptcy Law

## April/May 2022

A "federal [fraudulent transfer claim under Bankruptcy Code Section 548] is independent of [a] state-court [foreclosure] judgment," held the U.S. Court of Appeals for the Sixth Circuit on December 27, 2021. Reversing the lower courts' approval of a Michigan tax foreclosure sale, the Sixth Circuit reasoned in *In re Lowry* that:

[T]he amount paid on foreclosure bore no relation at all to the value of the property, thus precluding the . . . argument that the sale was for "a reasonably equivalent value" under the rule of BFP v. Resolution Trust Corp., 511 U.S. 531, 544–45 (1994) [(reasonably equivalent value is the price actually received for the property at a foreclosure sale, so long as that sale satisfied all the requirements of state foreclosure law)].

Accordingly, the court remanded the case for "consideration of further arguments not fully developed below."

# Related People



Michael
Cook
Of Counsel
New York

# Attachments

 $\stackrel{
ule{1}}{
ule{1}}$  Download Publication