

Insights



Rebecca Hume, Jeremy Hollembeak, and Anna Gilbert Explore How International Litigants Can Use Chapter 15 to Optimize Financial Recoveries in Foreign Insolvency Proceedings

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In an article in the August issue of *The Bankruptcy Strategist*, Rebecca Hume, Jeremy Hollembeak, and Anna Gilbert discuss the novel and evolving role that Chapter 15 of the U.S. Bankruptcy Code can play in cross-border bankruptcy proceedings. Drawing on their experience in cross-border insolvency and debtor-creditor disputes, the lawyers discuss how expansive U.S. discovery powers and procedural rules afforded by Chapter 15 can prove advantageous to those pursuing assets or information about fraudulent actors. As a result, “for the sophisticated insolvency professional outside the U.S., expanding one’s playbook to include Chapter 15 is a must.”

To access the article, “Why International Litigants Are Using Chapter 15 to Optimize Financial Recoveries In Foreign Insolvency Proceedings,” please email inquiries@kobrekim.com.