Breach of Fiduciary Duty Judgment May Be Dischargeable In Bankruptcy

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It is not uncommon for a successful plaintiff in a breach of fiduciary duty case to have their collection efforts thwarted by a defendant filing for bankruptcy. The issue is whether the state court judgment is dischargeable in bankruptcy. "[T]he issue of nondischargeability [is] a matter of federal law governed by the terms of the... Continue Reading