

Love Funding: Appeals Court Could Resolve Champerty Uncertainty

Published by International Law Office

August 25, 2009

A recent decision by the U.S. Court of Appeals for the Second Circuit in presented unanswered questions with respect to the application of champerty to an assignment of claims in connection with transfers of debt instruments. This article provides an overview of the case and discusses how the New York Court of Appeals might provide further clarity.

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2026 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.