

Successfully Defeated Petitions for Interlocutory Appeal by Debtor in State Court Receivership

After successfully petitioning the court for the appointment of a state court receiver, Amundsen Davis attorneys successfully defeated several attempts by the debtor to seek appellate court intervention into the receivership proceeding. In sum, the debtor filed three petitions for leave of for interlocutory appeal and one petition for supervisory writ. We successfully defeated all filings. The petition for supervisory writ was denied by the court of appeals. The court of appeals denied two of the petitions for leave to file an interlocutory appeal and the final petition for leave to file an interlocutory appeal was eventually dismissed by the petitioner.

Attorney Sherry Coley handled the receivership petitioner's filings and guided the petitioner of the receivership through navigating all four filings. Attorney Tiffany Woelfel helped draft responses with the later two petitions for interlocutory appeal.

PROFESSIONALS

Sherry D. Coley
Partner

Tiffany E. Woelfel
Partner

RELATED SERVICES

Appellate

Banking & Finance

Litigation