

# Two important December New York District Court decisions highlight risks in distressed company decision-making

January 6, 2021 | Client Update

- Judge Rakoff's *Nine West* decision allowed fiduciary duty claims to proceed against LBO seller directors and officers based on anticipated subsequent transactions by purchaser
- Judge Daniels' *Transocean* decision rejected a bondholder challenge to a debt-for-debt liability management transaction ruling that an internal corporate reorganization did not violate a "successor obligor" provision

If you have any questions regarding the matters covered in this publication, please reach out to any of the lawyers listed below or your usual Davis Polk contact.

**Lara Samet Buchwald**

+1 212 450 4351  
lara.buchwald@davispolk.com

**Andrew Ditchfield**

+1 212 450 3009  
andrew.ditchfield@davispolk.com

**Marshall S. Huebner**

+1 212 450 4099  
marshall.huebner@davispolk.com

**Michael Kaplan**

+1 212 450 4111  
michael.kaplan@davispolk.com

**John B. Meade**

+1 212 450 4077  
john.meade@davispolk.com

**Brian M. Resnick**

+1 212 450 4213  
brian.resnick@davispolk.com

**Damian S. Schaible**

+1 212 450 4580  
damian.schaible@davispolk.com

**Adam L. Shpeen**

+1 212 450 4169  
adam.shpeen@davispolk.com

**Kenneth J. Steinberg**

+1 212 450 4566  
kenneth.steinberg@davispolk.com

*This communication, which we believe may be of interest to our clients and friends of the firm, is for general information only. It is not a full analysis of the matters presented and should not be relied upon as legal advice. This may be considered attorney advertising in some jurisdictions. Please refer to the firm's privacy notice for further details.*

## Related materials

[two\\_important\\_december\\_new\\_york\\_district\\_court\\_decisions\\_highlight\\_risks\\_in\\_distressed\\_company\\_decision-making.pdf](#)