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United States Court of Appeals for the Second Circuit from the district court's order vacating the Bankruptcy Court's plan confirmation order. *In re Pharma*, 2022 U.S. Dist. LEXIS 8160, \*31 (S.D.N.Y. 2022) (“I am conditioning the grant of this motion on Debtors' and the Sacklers' applying to the Second Circuit, not just for leave to appeal, but for an expedited appeal — relief that it is beyond my power to grant, but that I am sure the Second Circuit would seriously consider. . . . I have every reason to believe that the Circuit will appreciate, as this Court came to appreciate, the imperative of an expeditious resolution in light of the continuing opioid crisis that was precipitated in large measure by Purdue and the Sacklers.”). Additionally, mediation and settlement discussions involving the Sacklers, the debtors, and various other parties followed the district court's ruling vacating the bankruptcy court's order confirming the plan. It remains to be seen whether a settlement will be reached or the appeal will continue before the Second Circuit and potentially beyond.