ORDERED.

Dated: August 25, 2020

Karen S. Jennemann United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

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In re)
Advanced Telecommunication Network, Inc.,) Case No. 6:03-bk-00299-KSJ) Chapter 11
Debtor.)))
Advanced Telecommunication Network, Inc.,	-))
Plaintiff,)
vs.) Adversary No. 6:11-ap-00007-KSJ
Arnstein & Lehr LLP,)
Defendant.)))

ORDER DENYING PLAINTIFF'S MOTION FOR PARTIAL SUMMARY JUDGMENT

Plaintiff, Advanced Telecommunication Network, Inc., seeks partial summary judgment¹ that Defendant, Arnstein & Lehr LLP, had knowledge of the voidability of the challenged transfer and, therefore, cannot assert defenses under § 550(b) of the Bankruptcy Code.²

¹ Doc. No. 82. Defendant filed a Response to Plaintiff's Motion for Partial Summary Judgment. Doc. No. 91.

² All references to the Bankruptcy Code refer to 11 U.S.C. §§ 101 et. seq.

Section 550(b) protects transferees from liability for an avoided transfer when the transferee accepts the transfer "for value . . . in good faith, and without knowledge of the voidability of the transfer avoided." Here, Defendant, a law firm, represented Daniel and David Allen in a related adversary proceeding that avoided a \$6 million transfer.³ The Allens paid Defendants for their legal work. Plaintiff contends Defendant was paid from and with full knowledge of the voidability of this \$6 million transfer. Defendant contends that a genuine issue of material fact remains as to the source of the payments made by the Allens and whether Defendant received the payments in good faith.

The Court finds there are genuine issues of material fact that preclude summary judgment as a matter of law. Accordingly, it is **ORDERED** that the Motion (Doc. No. 82) is **DENIED**.

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Attorney, Jason Baruch, is directed to serve a copy of this order on all interested parties who are non-CM/ECF users and file a proof of service within three days of entry of the order.

³ Adversary Proceeding 6:03-ap-00122-KSJ.