

**MUKAMAL v. SUNRISE X-RAY (IN RE CARDIOVASCULAR SPECIALTIES, INC.)  
ADV. CASE. NO. 06-1041-BKC-LMI**

Order authorizing the use of cash collateral in the ordinary course of debtor's business did not shield checks honored post-petition, but issued pre-petition, from avoidance pursuant to 11 U.S.C. §549, as the payment of a pre-petition expense post-petition is not a payment in the ordinary course of a debtor-in-possession's business.

The equitable power of the bankruptcy court cannot be used to overturn the express statutory mandate of Congress, directing the avoidance of unauthorized post-petition transfers.