

# TABLE OF CONTENTS

---

<b>Chapter 1: What, Who .....</b>	<b>1</b>
§ 1.1 ~ A Good Story .....	3
§ 1.2 ~ What Bankruptcy Is About: A Short Description.....	3
§ 1.3 ~ The Purposes of Bankruptcy.....	3
§ 1.4 ~ A Bankruptcy Case .....	6
§ 1.5 ~ The Judge and the Courthouse Staff .....	9
§ 1.6 ~ Trustees.....	9
§ 1.7 ~ Chapter 7 .....	10
§ 1.8 ~ How Much Does the Trustee Earn? .....	10
§ 1.9 ~ Debtor-in-Possession (DIP).....	12
§ 1.10 ~ Chapter 11 Trustee.....	13
§ 1.11 ~ Examiners.....	14
§ 1.12 ~ Standing Trustees .....	14
§ 1.13 ~ U.S. Trustee .....	14
§ 1.14 ~ The Debtor .....	16
§ 1.15 ~ Professionals: Counsel for the DIP .....	17
§ 1.16 ~ Note on Petition Preparers.....	19
§ 1.17 ~ Creditors' Committees .....	20
§ 1.18 ~ Limits on Committee Members.....	23
§ 1.19 ~ Additional Committees .....	24
§ 1.20 ~ Committee Membership .....	24
<b>Chapter 2: Sources .....</b>	<b>27</b>
§ 2.1 ~ Three Jobs.....	29
§ 2.2 ~ Sources of Law .....	29
§ 2.3 ~ The U.S. Constitution.....	29
§ 2.4 ~ Statutes.....	31
§ 2.5 ~ Rules.....	31
§ 2.6 ~ Ten Rules You Need to Read.....	31
§ 2.7 ~ Local Rules .....	32
§ 2.8 ~ Official Forms .....	33
§ 2.9 ~ U.S. Trustee Guidelines.....	33
§ 2.10 ~ Evidence (and "Testimony from the Podium") .....	34
§ 2.11 ~ For the Record .....	34
§ 2.12 ~ Nonbankruptcy Law .....	35
§ 2.13 ~ Bankruptcy Crimes.....	35
§ 2.14 ~ Threatening Prosecution .....	36
§ 2.15 ~ Bankruptcy Taxes.....	37
§ 2.16 ~ How to Read and Interpret Bankruptcy Law .....	37
§ 2.17 ~ Notice and a Hearing.....	37
§ 2.18 ~ When the Legislative History Is in Doubt, Read the Statute .....	38

§ 2.19 ~ Case Law.....	39
§ 2.20 ~ The Bankruptcy Court Is a Court of Equity .....	39
§ 2.21 ~ Section 105.....	40
§ 2.22 ~ Getting Information from the Bankruptcy System: Notice.....	41
§ 2.23 ~ Rule 2002.....	41
§ 2.24 ~ Notice Rules: A Few Examples .....	42
§ 2.25 ~ Other Means of Protecting Yourself .....	42
§ 2.26 ~ Form: Demand for Notice.....	42
§ 2.27 ~ Schedules and Statements of Affairs.....	44
§ 2.28 ~ Meeting of Creditors — § 341 .....	44
§ 2.29 ~ Monthly Operating Reports .....	44
§ 2.30 ~ Rule 2004 Exams .....	45
§ 2.31 ~ Small Business Reporting.....	45
§ 2.32 ~ Limitation: Protective Orders.....	46
§ 2.33 ~ A Short List of Websites You Need to Know About .....	46
§ 2.34 ~ More Websites .....	47
<b>Chapter 3: Jurisdiction .....</b>	<b>51</b>
§ 3.1 ~ In General.....	53
§ 3.2 ~ Why Things Are the Way They Are .....	53
§ 3.3 ~ A Quick Summary .....	53
§ 3.4 ~ Jurisdiction Concepts .....	54
§ 3.5 ~ Where It Begins: The Constitution .....	57
§ 3.6 ~ The Statute.....	57
§ 3.7 ~ Jurisdiction: The Basics .....	57
§ 3.8 ~ “Related to” .....	58
§ 3.9 ~ Core vs. Noncore: The Role of the Bankruptcy Judge .....	59
§ 3.10 ~ “ <i>Stern</i> Claims” .....	60
§ 3.11 ~ Withdrawal .....	61
§ 3.12 ~ Mandatory Withdrawal.....	62
§ 3.13 ~ Be Diplomatic .....	63
§ 3.14 ~ How We Got Here: <i>Marathon</i> .....	63
§ 3.15 ~ Core vs. Noncore: Substance .....	65
§ 3.16 ~ Personal-Injury Claims .....	66
§ 3.17 ~ Foundation Pleading in a Core Matter.....	67
§ 3.18 ~ Adversary Proceeding vs. Contested Matter .....	67
§ 3.19 ~ Form Caption: Commencing an Adversary Proceeding .....	68
§ 3.20 ~ Contested Matter.....	69
§ 3.21 ~ Jury Trials .....	70
§ 3.22 ~ Preserving the Right to a Jury Trial .....	71

<b>Chapter 4: More Jurisdiction .....</b>	<b>73</b>
§ 4.1 ~ Introduction.....	75
§ 4.2 ~ Removal.....	75
§ 4.3 ~ Getting Out Again.....	76
§ 4.4 ~ Remand.....	76
§ 4.5 ~ Abstention.....	76
§ 4.6 ~ A Remand Trap .....	77
§ 4.7 ~ Factors that Favor Abstention or Remand.....	77
§ 4.8 ~ Mandatory Abstention .....	78
§ 4.9 ~ Which Court Hears the Motion? .....	78
§ 4.10 ~ Jurisdiction over Dischargeability.....	79
§ 4.11 ~ Venue .....	80
§ 4.12 ~ Changing Venue .....	82
§ 4.13 ~ A Roadmap to Bankruptcy Appeals: In General .....	83
§ 4.14 ~ Downside of Taking an Appeal .....	84
§ 4.15 ~ Mootness .....	84
§ 4.16 ~ Beyond Mootness: “Equitable or Prudential Grounds” .....	84
§ 4.17 ~ Getting Your Appeal Heard .....	86
§ 4.18 ~ Court of Appeals .....	86
§ 4.19 ~ Direct Appeal to the Circuit .....	87
§ 4.20 ~ Federal/State Relations .....	88
§ 4.21 ~ State Immunity: Eleventh Amendment .....	89
§ 4.22 ~ State Immunity: Statutory Waiver.....	91
§ 4.23 ~ State Immunity: Sue in State Court .....	92
§ 4.24 ~ State Immunity: State Officers.....	92
§ 4.25 ~ State Immunity: <i>Younger v. Harris</i> .....	92
§ 4.26 ~ State Immunity: <i>Rooker-Feldman</i> Doctrine .....	93
§ 4.27 ~ Bankruptcy and Probate.....	94
§ 4.28 ~ Competition in the Federal System .....	95
§ 4.29 ~ Federal Sovereign Immunity .....	95
§ 4.30 ~ Competing Powers: <i>NextWave</i> .....	96
§ 4.31 ~ Competing Powers: <i>The Bankruptcy Court vs. FERC</i> .....	97
§ 4.32 ~ Jurisdiction over Tax Claims .....	99
<b>Chapter 5: Getting In, Getting Out.....</b>	<b>101</b>
§ 5.1 ~ The Ins and Outs of Bankruptcy .....	103
§ 5.2 ~ The Case: A Restatement.....	103
§ 5.3 ~ Who May Be a Debtor: In General .....	106
§ 5.4 ~ Who May Be a Debtor: Chapter 11.....	107
§ 5.5 ~ Individual Chapter 11.....	108
§ 5.6 ~ The Small Business Debtor .....	109
§ 5.7 ~ Subchapter V of Chapter 11.....	110

§ 5.8 ~ Who May Be a Debtor: Chapter 13.....	112
§ 5.9 ~ Chapter 12.....	112
§ 5.10 ~ Chapter 9.....	113
§ 5.11 ~ Cross-Border Bankruptcy Proceedings: Chapter 15 .....	115
§ 5.12 ~ SAREs .....	118
§ 5.13 ~ A Nonrequirement: You Don't Need to Be Insolvent.....	120
§ 5.14 ~ Partnerships and LLCs .....	121
§ 5.15 ~ Bankruptcy-Proofing.....	122
§ 5.16 ~ Involuntary Bankruptcy .....	125
§ 5.17 ~ Involuntary: Does It Ever Make Sense?.....	126
§ 5.18 ~ Involuntary: Too Good to Be True .....	126
§ 5.19 ~ Involuntary: After the Petition .....	127
§ 5.20 ~ Involuntary: Where Involuntaries Might Be a Good Idea.....	128
§ 5.21 ~ Involuntary: Who? .....	128
§ 5.22 ~ Conversion or Dismissal .....	130
§ 5.23 ~ What Bankruptcy Costs: Filing Fees .....	132
<b>Chapter 6: What Is Chapter 11? .....</b>	<b>133</b>
§ 6.1 ~ Introduction.....	135
§ 6.2 ~ The One-Minute Chapter 11.....	136
§ 6.3 ~ Why Chapter 11 Is Hard to Understand .....	136
§ 6.4 ~ A Hypothetical.....	138
§ 6.5 ~ "Both Ends of the Boat Are Sinking" .....	139
§ 6.6 ~ The Offer.....	140
§ 6.7 ~ Will They Buy It? .....	140
§ 6.8 ~ An Aside on Technique: Be Prepared.....	140
§ 6.9 ~ The Deal.....	142
§ 6.10 ~ It Makes You Wish for Bankruptcy.....	142
§ 6.11 ~ Enter Chapter 11 .....	144
§ 6.12 ~ Don't Believe a Word of It .....	145
§ 6.13 ~ Reprise: How Did It All Happen? .....	146
§ 6.14 ~ Differences Between 7 and 11.....	147
§ 6.15 ~ Why the DIP? Two Reasons .....	148
§ 6.16 ~ The Tilt to Equity: Exclusivity .....	148
§ 6.17 ~ The Tilt to Equity: Learning from Corporate Law .....	149
§ 6.18 ~ The Courts and the DIP .....	150
§ 6.19 ~ Cultivating Directors .....	153
§ 6.20 ~ An Aside on "Deepening Insolvency" .....	153
§ 6.21 ~ Caution: Weintraub .....	154
§ 6.22 ~ Bankruptcy Alternatives to Chapter 11.....	155
§ 6.23 ~ Chapter 7 .....	155
§ 6.24 ~ Chapter 13 .....	156
§ 6.25 ~ Alternatives to Bankruptcy .....	159

§ 6.26 ~ Receivership.....	159
§ 6.27 ~ Assignments for the Benefit of Creditors.....	159
§ 6.28 ~ Bulk Transfer .....	160
§ 6.29 ~ Bankruptcy vs. Alternatives: Tradeoffs.....	160
§ 6.30 ~ How the Individual Can Get in Trouble in the Corporate Case.....	161

## **Chapter 7: The Automatic Stay ..... 163**

§ 7.1 ~ A Fundamental Protection.....	165
§ 7.2 ~ Form of Motion for Relief from the Stay.....	165
§ 7.3 ~ An Example.....	168
§ 7.4 ~ Two Reasons for the Stay.....	168
§ 7.5 ~ How to Read § 362 .....	169
§ 7.6 ~ Causes of Action.....	169
§ 7.7 ~ Exceptions.....	170
§ 7.8 ~ Exceptions to the Stay for “Abusive Filing”.....	171
§ 7.9 ~ Police or Regulatory Authority.....	172
§ 7.10 ~ Pecuniary Interest .....	173
§ 7.11 ~ What Kind of Action?.....	174
§ 7.12 ~ § 362(a)(3): Affirmative or Passive?.....	174
§ 7.13 ~ Grounds for Relief.....	175
§ 7.14 ~ The Two-Edged Sword .....	176
§ 7.15 ~ The Clay Pigeon Rule.....	177
§ 7.16 ~ Another Reason to Ask Early: Running the Meter on Adequate Protection .....	177
§ 7.17 ~ Counterrule: A Reason Not to Seek Early Relief .....	178
§ 7.18 ~ Cause, Including ... .....	178
§ 7.19 ~ Sue on the Policy .....	179
§ 7.20 ~ D&O Insurance .....	179
§ 7.21 ~ Adequate Protection .....	181
§ 7.22 ~ Stay Relief: Procedure.....	182
§ 7.23 ~ Single-Asset Real Estate Cases — Again .....	184
§ 7.23 ~ Do Not Violate the Stay .....	184
§ 7.25 ~ Setoff Mechanics.....	185
§ 7.26 ~ Compensating Balances .....	185
§ 7.27 ~ Insulation from the Stay.....	186
§ 7.28 ~ Bankruptcy Waivers.....	186
§ 7.29 ~ Waiving the Stay .....	187
§ 7.30 ~ Form of Stay Waiver.....	187
§ 7.31 ~ Other Waiver Techniques.....	188
§ 7.32 ~ Stay Protection for Nondebtors.....	189

<b>Chapter 8: Property of the Estate .....</b>	<b>191</b>
§ 8.1 ~ Introduction: The Heart of the Matter .....	193
§ 8.2 ~ Pre-Bankruptcy .....	193
§ 8.3 ~ Earnings and Human Capital .....	194
§ 8.4 ~ Intangibles .....	195
§ 8.5 ~ Cyberproperty, Technoproperty, etc. ....	196
§ 8.6 ~ The Bankruptcy Clause (a.k.a. <i>Ipsa Facto</i> Clause).....	196
§ 8.7 ~ Cleaning Up the Loose Ends .....	197
§ 8.8 ~ Exceptions to § 541(a) .....	198
§ 8.9 ~ Property and Possession.....	199
§ 8.10 ~ Proceeds, Product .....	200
§ 8.11 ~ Assignment of “Promises”.....	200
§ 8.12 ~ Assignment of Rents.....	202
§ 8.13 ~ The Fringe of Property: Property Held in Trust.....	203
§ 8.14 ~ Who Gets Trust Property? § 541(d) .....	203
§ 8.15 ~ Repos .....	204
§ 8.16 ~ Beyond Repos .....	205
§ 8.17 ~ An Illustration: Loan Participations .....	206
§ 8.18 ~ Compare: Constructive Trust.....	207
§ 8.19 ~ Caution: Equitable Ownership.....	208
§ 8.20 ~ Property and the Tax Year: A Malpractice Trap.....	208
§ 8.21 ~ Loss Carryover Examples.....	209
§ 8.22 ~ Income on Default .....	210
§ 8.23 ~ Caution: Fraudulent Transfers.....	211
§ 8.24 ~ Partner’s Property and the Partnership Debtor.....	212
§ 8.25 ~ Abandonment: In General .....	212
§ 8.26 ~ Abandonment to Lien Creditors .....	213
§ 8.27 ~ Abandonment Procedure.....	213
§ 8.28 ~ Keep-Away in Tax Cases .....	213
§ 8.29 ~ Exemptions: § 522 and Nonbankruptcy Law .....	214
§ 8.30 ~ Exemption Procedure.....	217
§ 8.31 ~ Pensions: Exemptions and Property of the Estate .....	217
§ 8.32 ~ Self-Spendthrift: Its Rise .....	218
§ 8.33 ~ Self-Spendthrift: Its Possible Fall .....	220
§ 8.34 ~ Subchapter V: The Special Case.....	220
<b>Chapter 9: How the Debtor Gets to Keep “His Own” Property .....</b>	<b>223</b>
§ 9.1 ~ Introduction.....	225
§ 9.2 ~ Confirm a Plan .....	225
§ 9.3 ~ Claim It as Exempt.....	225
§ 9.4 ~ Redeem It .....	226
§ 9.5 ~ Buy It Back .....	226

§ 9.6 ~ Reaffirmation .....	227
§ 9.7 ~ Soldier On .....	228
§ 9.8 ~ The “New Value” Exception .....	228
§ 9.9 ~ No Lien-Stripping in Chapter 13 .....	229
§ 9.10 ~ Welcome Back to Lien-Stripping: Subchapter V.....	230

## **Chapter 10: Keeping the Ship Afloat..... 231**

§ 10.1 ~ No More Unfettered Judgment.....	233
§ 10.2 ~ Use, Sell or Lease: A Path Through § 363 .....	233
§ 10.3 ~ Procedure .....	235
§ 10.4 ~ Local Rules and Forms .....	236
§ 10.5 ~ Asset Sale Order .....	236
§ 10.6 ~ Sale Free and Clear of Liens.....	239
§ 10.7 ~ What It Does and Why It Makes Sense.....	239
§ 10.8 ~ Statutory Limitations.....	240
§ 10.9 ~ Sale vs. Plan.....	241
§ 10.10 ~ <i>Sub Rosa</i> Plan .....	243
§ 10.11 ~ Successor Liability.....	243
§ 10.12 ~ DIP Financing: A Path Through § 364.....	244
§ 10.13 ~ Orders the Court Won’t Approve.....	248
§ 10.14 ~ Securities Exemption.....	250
§ 10.15 ~ Mootness in Credit Extensions .....	250
§ 10.16 ~ The Dive .....	251
§ 10.17 ~ Don’t Back Yourself into a Corner .....	252
§ 10.18 ~ First-Day Orders .....	253
§ 10.19 ~ Rule 4001.....	254
§ 10.20 ~ Checklist: First-Day Orders.....	255
§ 10.21 ~ Retaining Managers and Officers.....	257
§ 10.22 ~ Utility Deposits: § 366 .....	259

## **Chapter 11: Executory Contracts..... 261**

§ 11.1 ~ It’s Not Easy .....	263
§ 11.2 ~ Procedure .....	263
§ 11.3 ~ Form: Motion to Reject Executory Contract.....	264
§ 11.4 ~ Why It Can’t Mean What You Think It Means .....	266
§ 11.5 ~ Why It Matters.....	266
§ 11.6 ~ The Countryman Definition.....	267
§ 11.7 ~ What Countryman Meant .....	268
§ 11.8 ~ Fine Distinctions .....	268
§ 11.9 ~ The Role of Nonbankruptcy Law .....	269
§ 11.10 ~ Checklist: How to Tell .....	271

§ 11.11 ~ Drafting .....	272
§ 11.12 ~ Business Judgment.....	273
§ 11.13 ~ Assume .....	273
§ 11.14 ~ Trying to Draft Around It .....	274
§ 11.15 ~ Cure, Compensate and Assure .....	275
§ 11.16 ~ Non-Monetary Default.....	275
§ 11.17 ~ Adequate Assurance .....	276
§ 11.18 ~ Assignment .....	276
§ 11.19 ~ Nonassumable, Nonassignable: § 365(c) and (f) .....	277
§ 11.20 ~ Anti-Assignment Act.....	278
§ 11.21 ~ Reconciling § 365(c) and (f).....	279
§ 11.22 ~ Reject: Consequences of Rejection .....	279
§ 11.23 ~ Multiple Agreements .....	280
§ 11.24 ~ The Limits of Rejection .....	281
§ 11.25 ~ Is Rejection a Breach or a Termination?.....	282
§ 11.26 ~ Timing .....	284
§ 11.27 ~ Rejected Consumer Leases .....	285
§ 11.28 ~ The Cap on Damages.....	285
§ 11.29 ~ Collective Bargaining Agreements .....	287
§ 11.30 ~ Employee Buyout .....	288

## **Chapter 12: Liens..... 291**

§ 12.1 ~ Introduction: Your Mother Didn't Raise You to Be an Unsecured Creditor.....	293
§ 12.2 ~ General Comment: Property and Contract.....	294
§ 12.3 ~ General Comment: Property and Remedy .....	295
§ 12.4 ~ Consensual Lien .....	295
§ 12.5 ~ Personal Property.....	296
§ 12.6 ~ Real Property .....	296
§ 12.7 ~ You'll Have to Learn Some State Law .....	297
§ 12.8 ~ Judicial Liens.....	297
§ 12.9 ~ Status Liens in General.....	299
§ 12.10 ~ Status Liens: The Federal Tax Lien Act.....	299
§ 12.11 ~ Status Liens: Pension Liens .....	300
§ 12.12 ~ Insolvency Liens.....	301
§ 12.13 ~ Setoff: Bankruptcy Code vs. UCC .....	301
§ 12.14 ~ Setoff Preserved .....	302
§ 12.15 ~ Setoff Stayed .....	302
§ 12.16 ~ Recoupment.....	303

## **Chapter 13: Priority, Claims and Distribution..... 305**

§ 13.1 ~ What Are We Doing Here? .....	307
--	-----

§ 13.2 ~ <i>Pro Rata</i> .....	307
§ 13.3 ~ Bankruptcy as a Class Action.....	309
§ 13.4 ~ Class Actions in Bankruptcy .....	309
§ 13.5 ~ What's a Claim? .....	310
§ 13.6 ~ Claim vs. Interest.....	310
§ 13.7 ~ Administrative Expense .....	311
§ 13.8 ~ Secured Creditors and the Claims Process .....	311
§ 13.9 ~ To File or Not to File? .....	312
§ 13.10 ~ Withdrawing a Claim .....	313
§ 13.11 ~ Timing .....	314
§ 13.12 ~ Amendment.....	315
§ 13.13 ~ <i>Prima Facie</i> Validity.....	316
§ 13.14 ~ Reconsideration.....	316
§ 13.15 ~ "Unknown" Claims: The Problem.....	317
§ 13.16 ~ Why It Matters.....	318
§ 13.17 ~ <i>In re Frenville</i> .....	318
§ 13.18 ~ Tort Claims .....	319
§ 13.19 ~ Environmental Claims.....	321
§ 13.20 ~ The Problem of Notice.....	321
§ 13.21 ~ Publication Notice .....	323
§ 13.22 ~ Situating "Future Claims" .....	323
§ 13.23 ~ Claim and "Rule": Environmental Claims, Again.....	324
§ 13.24 ~ Injunction as Claim .....	326
§ 13.25 ~ Interest on Claims.....	327
§ 13.26 ~ Unsecured Claims.....	327
§ 13.27 ~ Secured Claims.....	328
§ 13.28 ~ Interest to Oversecured Creditors .....	329
§ 13.29 ~ Undersecured Claims: <i>Timbers</i> .....	329
§ 13.30 ~ <i>Timbers</i> Circumvented: § 552(b).....	330
§ 13.31 ~ Section 552 on Its Own .....	330
§ 13.32 ~ Post-Petition Attorneys' Fee Claims .....	331
§ 13.33 ~ Priorities.....	331
§ 13.34 ~ The Basic Priority Scheme: § 507 .....	331
§ 13.35 ~ Why the Priorities? .....	332
§ 13.36 ~ Administrative Priority .....	333
§ 13.37 ~ Employee Claims.....	334
§ 13.38 ~ Taxes .....	334
§ 13.39 ~ Superpriorities .....	336
§ 13.40 ~ Benefit to the Collateral .....	336
§ 13.41 ~ Section 364 Claims .....	336
§ 13.42 ~ "Inadequate" Protection .....	336
§ 13.43 ~ Subpriorities: § 726 .....	337
§ 13.44 ~ Subordination and Recharacterization .....	337
§ 13.45 ~ Substantive Consolidation .....	339

§ 13.46 ~ Partnership and Partner: The “Jingle Rule” .....	340
§ 13.47 ~ The Interrelationship with Nonbankruptcy Priorities .....	342
§ 13.48 ~ Claims Trading: The Problem.....	342
§ 13.49 ~ The Explosion in Claims Trading .....	343
§ 13.50 ~ Who Holds the Claim? Rule 3001(e).....	343
§ 13.51 ~ Sources of Law.....	344
§ 13.52 ~ Claims Trading in the Information Market.....	345
§ 13.53 ~ Claims Trading and the Dynamics of the Plan Process .....	346
§ 13.54 ~ “Strategic” Claims Trading.....	346
§ 13.55 ~ Fiduciary Trading.....	347
<b>Chapter 14: Trustee’s Avoiding Powers.....</b>	<b>349</b>
§ 14.1 ~ Introduction.....	351
§ 14.2 ~ Two Hats.....	351
§ 14.3 ~ The “Strong-Arm Power”: Secured Creditor vs. Lien Creditor.....	352
§ 14.4 ~ Hypothetical Lien Creditors .....	353
§ 14.5 ~ Background on § 544(a).....	354
§ 14.6 ~ Beware of Stipulations .....	355
§ 14.7 ~ Don’t Overlook Intangibles.....	355
§ 14.8 ~ File Everyplace.....	356
§ 14.9 ~ Hypothetical Bona Fide Purchaser .....	357
§ 14.10 ~ “Actual Creditor” Power .....	357
§ 14.11 ~ A Substantive Law of Fraudulent Transfer .....	358
§ 14.12 ~ Debtor’s Avoiding Powers .....	359
§ 14.13 ~ “In the Overshoes of the Creditor”: <i>Moore v. Bay</i> .....	359
§ 14.14 ~ Counter-Rule: <i>Caplin v. Marine Midland</i> .....	360
§ 14.15 ~ Preferences: § 547.....	361
§ 14.16 ~ Why Preferences?.....	361
§ 14.17 ~ <i>Prima Facie</i> Case .....	362
§ 14.18 ~ SBRA’s Amendments to Preference Law .....	363
§ 14.19 ~ Examples of Preferences.....	363
§ 14.20 ~ Exceptions.....	364
§ 14.21 ~ Burden of Proof.....	365
§ 14.22 ~ Insider.....	365
§ 14.23 ~ Goodbye to <i>DePrizio</i> .....	366
§ 14.24 ~ Timing: Made When Perfected, Etc. .....	367
§ 14.25 ~ Statutory Liens.....	368
§ 14.26 ~ Post-Petition Transfers .....	369
§ 14.27 ~ Premature Setoff Under § 553 .....	369
§ 14.28 ~ Reclamation (§ 546).....	369
§ 14.29 ~ Via the UCC and § 546(c)(1) .....	370
§ 14.30 ~ Consensual Return of Goods .....	371
§ 14.31 ~ Reclamation Action .....	371

§ 14.32 ~ Form Reclamation Demand Letter .....	372
§ 14.33 ~ Dragnet Lien .....	373
§ 14.34 ~ Who Can Bring an Avoidance Action .....	373
§ 14.35 ~ Section 550 and Third-Party Rights .....	374
§ 14.36 ~ Form Avoidance Complaint .....	376
§ 14.37 ~ Chart: Avoiding Powers .....	379
<b>Chapter 15: Fraudulent Transfers .....</b>	<b>381</b>
§ 15.1 ~ Introduction .....	383
§ 15.2 ~ What Your Brother-In-Law Said at Thanksgiving .....	383
§ 15.3 ~ Background .....	383
§ 15.4 ~ Two Kinds of Fraudulent Transfers .....	384
§ 15.5 ~ The Classification .....	384
§ 15.6 ~ Why It Matters .....	384
§ 15.7 ~ Transfer .....	385
§ 15.8 ~ Actual Fraud .....	386
§ 15.9 ~ Two Classic Frauds .....	387
§ 15.10 ~ Reasonably Equivalent Value .....	388
§ 15.11 ~ Solvency .....	388
§ 15.12 ~ Contingent Claims .....	389
§ 15.13 ~ Unreasonably Small Capital, Intent to Incur Debts .....	389
§ 15.14 ~ Charitable Contributions .....	390
§ 15.15 ~ Value .....	390
§ 15.16 ~ Limitation on Remedy Value .....	391
§ 15.17 ~ Timing (and Dating) .....	392
§ 15.18 ~ LBOs .....	392
§ 15.19 ~ LBOs: An Example .....	393
§ 15.20 ~ LBOs: What Can We Make of Them? .....	395
§ 15.21 ~ Present and Future .....	397
§ 15.22 ~ Preservation for the Estate .....	398
§ 15.23 ~ Comparison: Bulk Sales Law .....	398
§ 15.24 ~ Dividend Statutes .....	400
§ 15.25 ~ Fraudulent Transfer and “Asset Protection” .....	401
§ 15.26 ~ Exemption Planning .....	401
§ 15.27 ~ The Bowie Kuhn Maneuver .....	403
§ 15.28 ~ Asset-Protection, Offshore and Otherwise .....	404
<b>Chapter 16: The Role of the Lawyer .....</b>	<b>407</b>
§ 16.1 ~ Looking Yourself in the Mirror .....	409
§ 16.2 ~ Structure .....	409
§ 16.3 ~ Employment .....	410

§ 16.4 ~ Adverse Interest and Disinterestedness.....	410
§ 16.5 ~ Adverse Interest: What Is It?.....	410
§ 16.6 ~ Adverse Interest: Disclosure .....	411
§ 16.7 ~ Adverse Interest: Check the Conflicts .....	412
§ 16.8 ~ Disinterestedness.....	412
§ 16.9 ~ Self-Dealing .....	414
§ 16.10 ~ Saving Rules: Special Counsel .....	415
§ 16.11 ~ Saving Rules: Substantial Contribution .....	415
§ 16.12 ~ Saving Rules: Creditor Representation.....	415
§ 16.13 ~ Who Is Your Client?.....	416
§ 16.14 ~ The Application for Employment .....	417
§ 16.15 ~ Form Application for Employment .....	418
§ 16.16 ~ U.S. Trustee Approval .....	421
§ 16.17 ~ Conflicts Check .....	421
§ 16.18 ~ Client Misbehavior (and Whistle-Blowing) .....	421
§ 16.19 ~ Independent Investigation .....	424
§ 16.20 ~ More on Getting Employed and Getting Paid.....	424
§ 16.21 ~ Interim Fees .....	427
§ 16.22 ~ Form Interim Fee Order .....	428
§ 16.23 ~ Attorney Duties in Litigation .....	430
§ 16.24 ~ Other Professionals.....	431
§ 16.25 ~ Time Limits.....	432
§ 16.26 ~ Note: BAPCPA and Attorney Responsibility.....	433

<b>Chapter 17: Discharge and Dischargeability .....</b>	<b>435</b>
§ 17.1 ~ Not What You Might Hope.....	437
§ 17.2 ~ Discharge vs. Priority .....	438
§ 17.3 ~ Discharge Timing.....	438
§ 17.4 ~ Discharge.....	439
§ 17.5 ~ Chapter 7: Discharge for “Individuals” Only.....	440
§ 17.6 ~ Chapter 7: Wrongdoing, Fraudulent Transfer .....	440
§ 17.7 ~ Chapter 7: Noncooperation .....	441
§ 17.8 ~ Chapter 7: Interfering with the Process .....	442
§ 17.9 ~ Chapter 7: Insider Misconduct.....	442
§ 17.10 ~ Chapter 7: Debtor Financial Management .....	443
§ 17.11 ~ Chapter 7: Waiver of Discharge .....	443
§ 17.12 ~ Dismissal and Discharge .....	443
§ 17.13 ~ Dischargeability.....	443
§ 17.14 ~ Dischargeability: Not Scheduled, Not Discharged — § 523(a)(3) .....	444
§ 17.15 ~ Dischargeability: Denial Is Forever — § 523(a)(10).....	445
§ 17.16 ~ Dischargeability: False Statement — § 523(a)(2).....	445
§ 17.17 ~ Dischargeability: “Financial Condition” — § 523(a)(2)(B) .....	446
§ 17.18 ~ Dischargeability: Other than Financial Condition — § 523(a)(2)(A) .....	447

§ 17.19 ~ Dischargeability: More Consumer Debt Law — § 523(a)(2)(C) .....	448
§ 17.20 ~ Dischargeability: Damages — § 523(d).....	449
§ 17.21 ~ Dischargeability: Fraud or Defalcation — § 523(a)(4).....	449
§ 17.22 ~ Dischargeability: Willful and Malicious — § 523(a)(6) .....	450
§ 17.23 ~ Dischargeability: Drunk Driving — § 523(a)(9).....	452
§17.24 ~ Dischargeability: Fines and Restitution Orders — § 523(a)(7) and (a)(13).....	452
§ 17.25 ~ Dischargeability: Taxes — § 523(a)(1) .....	453
§ 17.26 ~ Checklist: Nondischargeable Taxes.....	454
§ 17.27 ~ Dischargeability: Domestic Obligations — § 523(a)(5) and (a)(15) .....	455
§ 17.28 ~ Dischargeability: Student Loans — § 523(a)(8) .....	456
§ 17.29 ~ Other Limits on Dischargeability .....	458
§ 17.30 ~ Overlap: §§ 523 and 727.....	458
§ 17.31 ~ Litigation: Underlying Claim .....	458
§ 17.32 ~ Litigation: To Determine Discharge and Dischargeability.....	459
§ 17.33 ~ Litigation: Relationship to Nonbankruptcy Law .....	460
§ 17.34 ~ Litigation: A Good State Court Record Works Wonders .....	460
§ 17.35 ~ Chapter 11 Discharge .....	460
§ 17.36 ~ The Subchapter V Discharge .....	461
§ 17.37 ~ Chapter 13 Discharge .....	462
§ 17.37 ~ Successor Liability: The Problem .....	462
§ 17.38 ~ Successor Liability Under Nonbankruptcy Law .....	463
§ 17.39 ~ Successor Liability Under Bankruptcy Law.....	464
§ 17.40 ~ Successor Liability and “Unknown” or “Future” Claims.....	467
§ 17.41 ~ Labor Claims .....	468
§ 17.42 ~ What Is at Stake? .....	469
§ 17.43 ~ Drafting a Cleansing Provision .....	469
§ 17.44 ~ Third-Party Releases.....	470
§ 17.45 ~ Individual Relief on Trust Fund Taxes .....	473
§ 17.46 ~ Temporary Relief.....	473
§ 17.47 ~ Channeling Injunctions.....	473
§ 17.48 ~ Challenging “Invalid” Releases.....	474
§ 17.49 ~ Attacking an “Invalid” Order.....	475

<b>Chapter18: The Plan .....</b>	<b>477</b>
§ 18.1 ~ Introduction: The Anvil .....	479
§ 18.2 ~ How Does It Work?.....	479
§ 18.3 ~ How to Design a Confirmable Plan: “Unimpaired” or “Acceptance” .....	480
§ 18.4 ~ How to Design a Confirmable Plan: Best Interest .....	481
§ 18.5 ~ How to Design a Confirmable Plan: Cramdown .....	482
§ 18.6 ~ How to Design a Confirmable Plan: Feasibility .....	483
§ 18.7 ~ A Closer Look: The Nonimpaired Claim.....	483
§ 18.8 ~ A Closer Look: Accepting Class.....	484
§ 18.9 ~ Best Interests and the Liquidation Analysis .....	485

§ 18.10 ~ The Subchapter V Plan and Confirmation .....	485
§ 18.11 ~ A Closer Look: Cramdown.....	486
§ 18.12 ~ The Cramdown Interest Rate.....	489
§ 18.13 ~ <i>Till</i> in Chapter 11 .....	491
§ 18.14 ~ Afterthoughts on <i>Till</i> .....	491
§ 18.15 ~ Credit Bidding in the Plan Sale Context.....	492
§ 18.16 ~ A Confirmation Example: Defenestrators, Inc.....	493
§ 18.17 ~ Classification.....	496
§ 18.18 ~ Cramdown Again: The New Value Exception.....	498
§ 18.19 ~ New Value After <i>LaSalle</i> .....	499
§ 18.20 ~ New Value, Redux: <i>Zenith</i> and Beyond .....	500
§ 18.21 ~ Drafting Around Absolute Priority: "Gifting Plans" .....	501
§ 18.22 ~ Cramdown Again: The § 1111(b) Election .....	502
§ 18.23 ~ The § 1111(b) Trade-Off .....	504
§ 18.24 ~ Some Important Time Rules.....	504
§ 18.25 ~ § 1111(b) and Subchapter V .....	505
§ 18.26 ~ The Flip Side: Cramming Up the Plan .....	505
§ 18.27 ~ Disclosure Statement .....	505
§ 18.28 ~ Unauthorized Solicitation.....	507
§ 18.29 ~ Disclosure and Confirmation Objections.....	507
§ 18.30 ~ Settling a Disclosure Statement Dispute .....	507
§ 18.31 ~ Disclosure and Securities Laws .....	508
§ 18.32 ~ Securities: The Exemption for Plan Securities .....	508
§ 18.33 ~ Securities: No Exemption for Fraud .....	510
§ 18.34 ~ Securities: Resellers.....	511
§ 18.35 ~ Securities: Periodic Reporting.....	511
§ 18.36 ~ Prepackaged Plans .....	512
§ 18.37 ~ Pre-Negotiated Plans .....	513
§ 18.38 ~ A Tax Reason for Chapter 11: COD Income.....	513
§ 18.39 ~ Finality.....	515
<b>Index .....</b>	<b>517</b>
Index .....	519