

OUTLINE

PREFACE V

TABLE OF CASES XXI

Chapter I. Introductory Material 1

A. What Is This Book About—a Preview 1

B. Sources of Debtor-Creditor Law 2

**PART I. WHAT YOU NEED TO KNOW
ABOUT CREDITORS RIGHTS LAWS
OTHER THAN BANKRUPTCY**

Chapter II. An Overview of Judicial

Collection Law 7

A. What Can Creditors Do Outside of

Bankruptcy? 7

1. Forms of Creditors' Judicial Remedies 7

a. Judgment Liens 9

b. Execution Liens 9

c. Garnishment Liens 10

2. Creditors' Judicial Remedies
Shortcomings 11

3. Statutory Liens and Liens Created by
Agreement 13

B. What Can a Debtor Do Outside of

Bankruptcy? 15

1. Exempt Property 15

2. Workout Agreements 16

C. Why Bankruptcy? 16

**PART II. WHAT YOU NEED TO KNOW
ABOUT BANKRUPTCY**

Chapter III. Bankruptcy: An Overview	21
A. Bankruptcy Law.....	22
B. Forms of Bankruptcy Relief	25
C. Bankruptcy Courts and Bankruptcy Judges.....	27
1. Under the Bankruptcy Act of 1898.....	27
2. Under the Present Law	28
D. Trustees	30
E. United States Trustees.....	33
Chapter IV. Commencement, Conversion and Dismissal of a Bankruptcy Case	35
A. Voluntary Cases.....	35
B. Involuntary Cases.....	40
C. Foreign Debtors.....	42
D. Conversion of Cases	43
E. Dismissal	44
F. Back to the Beginning: Consequences of Commencement.....	48
Chapter V. Stay of Collection Actions and Acts.....	49
A. Time Stay Arises	50
B. Scope of the Stay	50
1. Section 362	50
2. Section 1301	52
3. Section 105	52
C. Termination of the Stay.....	53
D. Relief from the Stay	54
1. Section 362(d)(1)	55
2. Section 362(d)(2)	61

3. Section 362(d)(3) 63

4. Section 362(d)(4) 64

5. Relationship of Section 362(d)(1), Section 362(d)(2), Section 362(d)(3) and Section 362(d)(4)..... 64

6. Burden of Proof in Section 362(d) Litigation 64

Chapter VI. Property of the Estate 67

A. Why Is Property of the Estate an Important Concept?..... 67

B. What Does Property of the Estate Include? 69

 1. What Is Included in the Phrase “Interests of the Debtor in Property as of the Commencement of the Case”? 70

 2. What Else Is Included in Property of the Estate? 72

 3. What Is Excluded from Property of the Estate? 74

Chapter VII. Exemptions 77

A. What Property Is Exempt? 77

 1. What Law Determines What Property Is Exempt in Bankruptcy?..... 77

 2. What Is the Effect of a Debtor’s Contracting Away Her Exemptions? 79

 3. What Is the Effect of a Debtor’s Claiming Too Much Property as Exempt? 80

 4. What Is the Effect of a Debtor’s Converting Nonexempt Property to Exempt Property Before Filing for Bankruptcy?..... 81

B. What Is the Significance in Bankruptcy of Exempt Property?	82
1. General	82
2. Section 522(f).....	83
3. Section 722	86

Chapter VIII. Avoidance of Prebankruptcy

Transfers	89
A. What Are the Consequences of Avoiding a Transfer?.....	92
B. Which Transfers Can Be Avoided—Preferences	94
1. Elements of a Preference.....	95
2. Applying Section 547(b).....	100
3. Indirect Preferences.....	103
4. Exceptions (Section 547(c))	106
C. Which Transfers Can Be Avoided—Setoffs	117
D. Which Transfers Can Be Avoided—Fraudulent Transfers and Obligations.....	124
1. Section 548	124
a. Asset Sales	126
b. Foreclosure Sales.....	127
c. Intercorporate Guarantees	128
d. Leveraged Buyouts	129
e. Remember Insolvency or	130
f. Comparison of Fraudulent Transfers and Preferential Transfers.....	130
g. Comparison of Section 548 and State Law	131
2. Section 544(b).....	133
3. Comparison of Sections 548 and 544(b)	134
E. Which Transfers Can Be Avoided—Transfers Not Recorded or Otherwise Perfected.....	136

F. Which Transfers Can Be Avoided—Transfers Not Timely Recorded or Otherwise Perfected	141
1. Section 547(e)	142
2. Section 548(d)	147
G. Which Transfers Can Be Avoided—Landlords’ Liens	149
H. Which Transfers Can Be Avoided—Statutory Liens That Are Disguised Priorities	150
I. Seller’s Reclamation and Return Rights	151

Chapter IX. Postbankruptcy Transfers..... 155

A. When Do Postbankruptcy Transfers Happen?	155
B. How Does a Postbankruptcy Transfer Happen?	156
C. How Does Section 549 Affect Postbankruptcy Transfers of Property of the Estate by the Debtor?	157
D. How Does Section 542 Affect Postbankruptcy Transfers of Property of the Estate by Third Parties?	160

Chapter X. Effect of Bankruptcy on

Secured Claims..... 163	
A. What Is a Secured Claim?	163
B. Invalidation of Liens	166
C. Overview of Impact of Bankruptcy on Secured Claims	167
D. What Can Happen to Secured Claims During Bankruptcy?	167
1. Delay in Realizing on Collateral	168
2. Debtor’s Use, Lease or Sale of Collateral ...	168

3. Non-Accrual of Interest	169
4. Loss of Priority	170
5. Limitations on Floating Liens.....	171
6. Return of Repossessed Property	173
7. Effect of Discharge on Secured Claims.....	175
E. Satisfaction of Secured Claims.....	176
1. Recovery of Collateral.....	176
2. Payments of Amount Equal to the Value of the Collateral in Chapter 7 Cases and Chapter 11 Cases	177
a. Chapter 7.....	177
b. Chapter 11.....	180
3. Cars and Houses in Chapter 13 Cases and Chapter 11 Cases with Individual Debtors	185
Chapter XI. Claims	189
A. Why Is “Claim” an Important Bankruptcy Concept?.....	189
B. What Is a Claim? (and, Who Cares?)	190
C. What Is an Unsecured Claim?	192
D. Collection of Unsecured Claims from the Debtor	193
E. What Property Is Distributed to Holders of Unsecured Claims?	194
1. What Property Is Distributed to Holders of Unsecured Claims in Chapter 7 Cases?	194
2. What Property Is Distributed to Holders of Unsecured Claims in Chapter 13 Cases and Individual Chapter 11 Cases?.....	196

3. What Property Is Distributed to Holders of Unsecured Claims in Other Chapter 11 Cases?	197
F. Which Holders of Unsecured Claims Are Eligible to Participate in the Bankruptcy Distribution?.....	198
1. Proof of Claim	198
2. Allowance	199
a. Grounds for Disallowance in 502(b) and 502(d)	200
b. Contingent Claims and 502(c) and 502(e)	203
c. Time of Claim.....	205
G. What Is the Order of Distribution?.....	206
1. Treatment of Priority Claims in 7	207
2. Treatment of Priority Claims in 11 and 13	209
3. 507 Priorities.....	209
4. Section 510 Treatment of Subordination ..	213
5. Classification of Claims	214

Chapter XII. Leases and Executory

Contracts	217
A. Effect of Rejection, Assumption, Assignment	221
B. Procedure for Rejection or Assumption	223
1. Chapter 7 (Other than Nonresidential Real Property Leases).....	224
2. Chapters 11 and 13 (Other than Nonresidential Real Property Leases).....	225
3. Nonresidential Real Property Leases in Chapters 7, 11 and 13 Cases.....	225

C. The Gap Period	225
1. Nondebtor's Performance	226
2. Debtor's Performance	226
D. Limitations on the Effect of Rejection of a Lease or Executory Contract	227
E. Limitations on Assumption and Assignment	230
1. Contract Limitations	230
2. Leases and Executory Contracts That Cannot Be Assumed or Assumed and Assigned	232
3. Requirements for Assumption	233
4. Requirements for Assignment	235
F. Definition of Executory Contract	237
Chapter XIII. Discharge	239
A. Which Debtors Receive a Discharge?	239
1. Chapter 7	239
a. Substantive Grounds for Withholding a Chapter 7 Discharge	240
b. Procedure for Objecting to a Chapter 7 Discharge	244
2. Chapter 11 Cases: Business Entity Debtors	246
3. Chapter 13	247
4. Chapter 11 Cases: Individual Debtors	249
5. Chapter 11 Cases: Subchapter 5	250
B. Which Obligations Are Affected by a Bankruptcy Discharge?	250
1. Chapter 7	251
2. Chapter 11	259
3. Chapter 13	260

4. Procedure for Asserting an Exception to Discharge.....	261
C. Effect of a Discharge	261
1. What a Discharge Does	261
2. What a Discharge Does <i>Not</i> Do.....	262
a. No Protection of Co-Debtors	262
b. No Effect on Liens	262
3. Reaffirmation	263
4. Protection from Discriminatory Treatment.....	266
Chapter XIV. Chapter 13.....	269
A. Commencement of the Case	269
B. Co-Debtor Stay	270
C. Trustees	272
D. Preparation of the Chapter 13 Plan.....	274
E. Confirmation of the Chapter 13 Plan	278
F. Cramdown (or Cram Down) of Secured Claims in Chapter 13.....	281
G. Treatment of Home Mortgages in Chapter 13 Plans	285
H. Classification of Unsecured Claims	287
I. Discharge	289
J. Dismissal and Conversion	290
K. Comparison of Chapters 7 and 13.....	291
L. Comparison of Chapters 11 and 13.....	294
Chapter XV. Chapter 11	295
A. Commencement of the Case	296
1. Filing the Petition.....	296
2. Consequences of Commencing a Chapter 11 Case	297
3. Notifying and Organizing the Creditors	297

4. First Day Orders.....	300
B. Operation of the Business	301
1. Debtor in Possession.....	301
2. Trustee.....	301
a. Statutory Grounds for Appointment	301
b. Statutory Procedures for Appointment of Trustee	302
c. Statutory Duties of a Chapter 11 Trustee	302
d. Business Considerations	302
3. Examiner	303
4. Critical Vendors	304
a. Paying Critical Vendors for Prepetition Goods and Services.....	304
b. Obtaining Goods and Services Postpetition on Credit	306
5. Use of Encumbered Property Including Cash Collateral	307
a. In Bankruptcy Most Property Is Subject to Liens	307
b. But 362 Stay Stops Creditor from Repossessing	308
c. And 363 Allows DIP to Use Collateral—with Conditions	309
i. Encumbered Property That Is NOT “Cash Collateral”	311
ii. “Cash Collateral” Is Different	312
(1) What Is It?.....	312
(2) Use of Cash Collateral Only upon Consent or Adequate Protection	313

6. Debtor-in-Possession Financing (a/k/a DIP Financing).....	315
a. Possible Sources of DIP Financing	315
b. Roll-Up	317
c. Obtaining Priming Lien	318
d. DIP Lender “Control” of Chapter 11 Cases.....	319
C. Preparation of the Chapter 11 Plan.....	321
1. Exclusivity.....	321
2. Contents of the Plan	322
3. Funding for the Plan	323
4. Classification of Claims	324
D. Acceptance of the Plan.....	328
1. Disclosure	328
2. Who Votes?	329
a. Impairment of Claims	329
b. Section 1111(b) Elections	330
3. Needed Majorities.....	331
E. Confirmation of the Plan	332
1. Standards for Confirmation	333
a. Plans Accepted by Every Class.....	333
b. Plans Accepted by Less than Every Class	336
2. Effect of Confirmation	343
F. Special Forms of Chapter 11 Cases	345
1. Prepackaged.....	345
2. Single Asset Real Estate Cases	346
3. Individual Chapter 11 Cases	348
4. Small Business Cases.....	350
Chapter XVI. Subchapter V.....	353
A. Commencement of the Case	354
B. Operating the Business	354

C. Preparation of the Chapter 11 Plan.....	355
1. Procedural Differences in the Plan	
Process.....	355
2. Substantive Differences in Plan	
Provisions.....	356
D. Acceptance of the Chapter 11 Plan.....	357
E. Confirmation of the Plan.....	357
1. Requirements for Confirmation.....	357
a. Consensual Plans.....	357
b. Nonconsensual Plans.....	358
2. Consequences of Confirmation.....	359
a. Consensual.....	359
b. Nonconsensual.....	359

**Chapter XVII. Section 363 Sales of All of
the Assets..... 361**

**Chapter XVIII. Allocation of Judicial
Power over Bankruptcy Matters..... 369**

A. History.....	370
1. 1898 Act.....	371
2. 1978 Code.....	372
3. <i>Marathon Pipe Line</i> Decision.....	373
B. Operation of Present Law.....	375
1. Bankruptcy Court as Part of the District Court, Section 151.....	376
2. Grants of Jurisdiction to the District Court, Section 1334(a) and (b).....	376
3. Role of the Bankruptcy Court, Section 157.....	378
4. Abstention Under Section 1334(c).....	382
5. Jury Trials.....	384

OUTLINE

XIX

6. Foreign Cases.....	385
INDEX.....	387