Copy of Corporate Insolvency (ACCFIN4029)



[1]

Accountant in Bankruptcy: Scotland's Insolvency Service: http://www.aib.gov.uk/.

[2]

Andrew Keay 2002. The duty of directors to take account of creditors' interests: has it any role to play? Journal of Business Law. July, (2002), 379–410.

[3]

Armour, J. 2001. Rethinking Receivership. Oxford Journal of Legal Studies. 21, 1 (Mar. 2001), 73–102. DOI:https://doi.org/10.1093/ojls/21.1.73.

[4]

Baird, D.G. and Jackson, T.H. 1984. Corporate Reorganizations and the Treatment of Diverse Ownership Interests: A Comment on Adequate Protection of Secured Creditors in Bankruptcy. The University of Chicago Law Review. 51, 1 (1984), 97–130.

[5]

Benveniste, I. 1986. Receivers: Double Agents or Surrogate Liquidators? Accounting and Business Research. 16, 63 (Jun. 1986), 245–250. DOI:https://doi.org/10.1080/00014788.1986.9729323.

[6]

Carruthers, Bruce G. and Halliday, Terence C. 1998. Rescuing business: the making of

corporate bankruptcy law in England and the United States. Clarendon Press.

[7]

Citron, D. and Wright, M. 2008. Bankruptcy costs, leverage and multiple secured creditors: The case of management buy-outs. Accounting and Business Research. 38, 1 (Jan. 2008), 71–89. DOI:https://doi.org/10.1080/00014788.2008.9663320.

[8]

Cook, G.A.S. et al. 2001. Formal rehabilitation procedures and insolvent firms: empirical evidence on the British Company Voluntary Arrangement procedure. Small Business Economics. 17, 4 (2001), 255–271. DOI:https://doi.org/10.1023/A:1012293605945.

[9]

Dezalay, Yves et al. 1995. Professional competition and professional power: lawyers, accountants and the social construction of markets. Routledge.

[10]

Dezalay, Yves et al. 1995. Professional competition and professional power: lawyers, accountants and the social construction of markets. Routledge.

[11]

Elizabeth Warren 1987. Bankruptcy Policy. The University of Chicago Law Review. 54, 3 (1987), 775–814.

[12]

Finch, V. and Ebooks Corporation Limited 2009. Corporate insolvency law: perspectives and principles. Cambridge University Press.

[13]

Finch, Vanessa and Ebooks Corporation Limited 2009. Corporate insolvency law: perspectives and principles. Cambridge University Press.

[14]

Finch, Vanessa and Ebooks Corporation Limited 2009. Corporate insolvency law: perspectives and principles. Cambridge University Press.

[15]

Finch, Vanessa and Ebooks Corporation Limited 2009. Corporate insolvency law: perspectives and principles. Cambridge University Press.

[16]

Finch, Vanessa and Ebooks Corporation Limited 2009. Corporate insolvency law: perspectives and principles. Cambridge University Press.

[17]

Finch, Vanessa and Ebooks Corporation Limited 2009. Corporate insolvency law: perspectives and principles. Cambridge University Press.

[18]

Flood, J. 1995. The Professional restructuring of corporate rescue: company voluntary arrangements and the London approach.

[19]

Franks, J.R. et al. 1996. A Comparison of US, UK, and German Insolvency Codes. Financial Management. 25, 3 (Autumn 1996). DOI:https://doi.org/10.2307/3665810.

[20]

Frisby, S. 2007. A preliminary analysis of pre-packaged administrations, Report to the Association of Business Recovery Professionals.

Goode, Royston Miles 2011. Principles of corporate insolvency law. Sweet & Maxwell.

[22]

Halliday, T.C. and Carruthers, B.G. 1996. The moral regulation of markets: Professions, privatization and the english insolvency act 1986. Accounting, Organizations and Society. 21, 4 (May 1996), 371–413. DOI:https://doi.org/10.1016/0361-3682(09)50035-9.

[23]

Hoshi, T. et al. 1990. The role of banks in reducing the costs of financial distress in Japan. Journal of Financial Economics. 27, 1 (Sep. 1990), 67–88. DOI:https://doi.org/10.1016/0304-405X(90)90021-Q.

[24]

ICAS Website: https://www.icas.com/.

[25]

Kevin M.J. Kaiser 1996. European Bankruptcy Laws: Implications for Corporations Facing Financial Distress. FM: The Journal of the Financial Management Association. 25, 3 (1996).

[26]

Mokal, Rizwaan Jameel 2005. Corporate insolvency law: theory and application. Oxford University Press.

[27]

Office of Fair Trading The Market for Corporate Insolvency Practitioners - A Market Study.

[28]

R3: Association of Business Recovery Professionals: http://www.r3.org.uk/.

[29]

R3 Association of Business Recovery Professionals 2008. Understanding Insolvency.

[30]

R3 Association of Business Recovery Professionals 2008. Understanding Insolvency.

[31]

Scottish Affairs Committee, H.O.C. Impact of the closure of City Link on employment.

[32]

Tashjian, E. et al. 1996. Prepacks. An empirical analysis of prepackaged bankruptcies. Journal of Financial Economics. 40, 1 (Jan. 1996), 135–162. DOI:https://doi.org/10.1016/0304-405X(95)00837-5.

[33]

The Insolvency Agency Insolvency Service Report on the First Six Months' Operation of Statement of Insolvency Practice 16.

[34]

The Insolvency Service: http://www.bis.gov.uk/insolvency.

[35]

Vanessa Finch 1998. Insolvency practitioners: regulation and reform. Journal of Business Law. July, (1998), 334–354.

[36]

Walker, S.P. 2004. Conflict, collaboration, fuzzy jurisdictions and partial settlements. Accountants, lawyers and insolvency practice during the late 19th century. Accounting and Business Research. 34, 3 (Sep. 2004), 247–265. DOI:https://doi.org/10.1080/00014788.2004.9729967.

[37]

Wruck, K.H. 1990. Financial distress, reorganization, and organizational efficiency. Journal of Financial Economics. 27, 2 (Oct. 1990), 419–444. DOI:https://doi.org/10.1016/0304-405X(90)90063-6.

[38]

2012. Farepak Judge's Statement.