

# Copy of Corporate Insolvency (ACCFIN4029)

[View Online](#)

---

1.

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

2.

Hoshi, T., Kashyap, A., Scharfstein, D.: The role of banks in reducing the costs of financial distress in Japan. *Journal of Financial Economics*. 27, 67-88 (1990). [https://doi.org/10.1016/0304-405X\(90\)90021-Q](https://doi.org/10.1016/0304-405X(90)90021-Q).

3.

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

4.

Scottish Affairs Committee, H.O.C.: Impact of the closure of City Link on employment, <http://www.publications.parliament.uk/pa/cm201415/cmselect/cmbis/928/928.pdf>.

5.

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

6.

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

7.

Farepak Judge's Statement,  
<http://www.judiciary.gov.uk/wp-content/uploads/JCO/Documents/Judgments/farepak-judges-statement.pdf>, (2012).

8.

Baird, D.G., Jackson, T.H.: 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, 97–130 (1984).

9.

R3 Association of Business Recovery Professionals: Understanding Insolvency,  
<https://www.wilkinchapman.co.uk/business-solutions-resources/Understanding-Insolvency.pdf>, (2008).

10.

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

11.

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

12.

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

13.

The Insolvency Agency: Insolvency Service Report on the First Six Months' Operation of Statement of Insolvency Practice 16,  
[https://www.gov.uk/government/uploads/system/uploads/attachment\\_data/file/301183/sip\\_16-first\\_six\\_months\\_2009.pdf](https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/301183/sip_16-first_six_months_2009.pdf).

14.

Frisby, S.: A preliminary analysis of pre-packaged administrations, Report to the Association of Business Recovery Professionals, <https://www.iiiiglobal.org/node/1720>, (2007).

15.

Tashjian, E., Lease, R.C., McConnell, J.J.: Prepacks. An empirical analysis of prepackaged bankruptcies. *Journal of Financial Economics*. 40, 135–162 (1996).  
[https://doi.org/10.1016/0304-405X\(95\)00837-5](https://doi.org/10.1016/0304-405X(95)00837-5).

16.

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

17.

Flood, J.: The Professional restructuring of corporate rescue: company voluntary arrangements and the London approach,  
[https://www.academia.edu/773177/The\\_Professional\\_Restructuring\\_of\\_Corporate\\_Rescue\\_Company\\_Voluntary\\_Arrangements\\_and\\_the\\_London\\_Approach](https://www.academia.edu/773177/The_Professional_Restructuring_of_Corporate_Rescue_Company_Voluntary_Arrangements_and_the_London_Approach), (1995).

18.

Cook, G.A.S., Pandit, N.R., Milman, D.: Formal rehabilitation procedures and insolvent firms: empirical evidence on the British Company Voluntary Arrangement procedure. *Small Business Economics*. 17, 255–271 (2001). <https://doi.org/10.1023/A:1012293605945>.

19.

Finch, Vanessa, Ebooks Corporation Limited: Corporate insolvency law: perspectives and

principles. Cambridge University Press, Cambridge (2009).

20.

R3 Association of Business Recovery Professionals: Understanding Insolvency, <https://www.wilkinchapman.co.uk/business-solutions-resources/Understanding-Insolvency.pdf>, (2008).

21.

Dezalay, Yves, Sugarman, David, Ebooks Corporation Limited: Professional competition and professional power: lawyers, accountants and the social construction of markets. Routledge, Abingdon, Oxon (1995).

22.

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

23.

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

24.

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

25.

Office of Fair Trading: The Market for Corporate Insolvency Practitioners - A Market Study, [http://webarchive.nationalarchives.gov.uk/20140402142426/http://www.oft.gov.uk/shared\\_oft/reports/Insolvency/oft1245](http://webarchive.nationalarchives.gov.uk/20140402142426/http://www.oft.gov.uk/shared_oft/reports/Insolvency/oft1245).

26.

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

27.

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

28.

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

29.

Franks, J.R., Nyborg, K.G., Torous, W.N.: *A Comparison of US, UK, and German Insolvency Codes*. *Financial Management*. 25, (1996). <https://doi.org/10.2307/3665810>.

30.

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

31.

Goode, Royston Miles: *Principles of corporate insolvency law*. Sweet & Maxwell, London (2011).

32.

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

33.

Dezalay, Yves, Sugarman, David, Ebooks Corporation Limited: Professional competition and professional power: lawyers, accountants and the social construction of markets. Routledge, Abingdon, Oxon (1995).

34.

Carruthers, Bruce G., Halliday, Terence C.: Rescuing business: the making of corporate bankruptcy law in England and the United States. Clarendon Press, Oxford (1998).

35.

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

36.

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

37.

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

38.

ICAS Website, <https://www.icas.com/>.