

## TABLE OF CONTENTS

<b>Challenges in the CCAA with the Varying Treatment of Pre-Post Set-Off Rights</b> <i>Kyle Kashuba, Jessie Mann and Charlotte Hardwicke-Brown</i> .....	1
<b>Court-Ordered Charges: Reflections on Issues for Secured Creditors</b> <i>Isabelle Desharnais and Eugénie Lefebvre</i> .....	21
<b>Good Faith or Just Not Bad Faith? Breaking Down the Good Faith Doctrine in Insolvency Law</b> <i>Kyla Mahar and Gina Rhodes</i> .....	43
<b>Key Considerations in Structuring Insolvency Transactions</b> <i>Claire Zikovsky</i> .....	63
<b>Pullin’ Back the Reins: Considerations in the Selection of a Stalking Horse Bidder and the Decision in <i>FreshLocal Solutions Inc.</i> – Are we on the right trail?</b> <i>Randal Van de Mosselaer and Adam Margeson</i> .....	79
<b>Recent Developments under Section 178(1)(a) and (e) of the <i>Bankruptcy and Insolvency Act</i>: A Case Study of <i>Poonian v. British Columbia (Securities Commission)</i></b> <i>Ben Durnford</i> .....	107
<b>Reverse Vesting Orders: Did We Forget About Creditor Democracy?</b> <i>Daniel Alievsky</i> .....	143
<b>Stranger Things: Recent Developments in Recognition Proceedings</b> <i>Jane Dietrich and Michelle Pickett</i> .....	155
<b>The Treatment of Contracts Under Insolvency Law</b> <i>David Bish and Mike Noel</i> .....	177

**Third-party Releases in Canada and the United States: A  
Comparison of the Development of the Jurisprudence with  
a Comment on the Decision *In re Purdue Pharma LP***  
*Rebecca Kennedy* .....217