TABLE OF CONTENTS

An Exploration of Creditor-Initiated CCAA Proceedings Katherine Forbes1
Appointed as Court Officer When You Had a Prior Relationship? It's Not Like There's No Other Choice Out There! Martin Franco and Joseph Reynaud
Fragile Balance: Mitigating the Risks for Secured Lenders Associated with Remedies Available to Suppliers and Ensuring Suppliers' Cooperation in Insolvency Proceedings Hugo A. Babos-Marchand, Gabriel Faure and François Alexandre Toupin
It Wasn't Me: The Role of Context and Purpose in Corporate Attribution Natalie Renner, Derek Ricci, Frank Gillies and Dylan Young79
Just and Equitable: Resolving Financially-distressed Insurance Companies in Canada Janis Sarra
Off the Hook? Limitations on Director (and Officer) Releases in Canadian Insolvency Law Eric St-Amour, Gabriel Lavery Lepage and Benjamin Jarvis
Sometimes; Maybe: The Enforceability of Intercreditor Agreements in Canadian Insolvency Proceedings Chris Burr
Strategic Maneuvers: Insights into Stalking Horse Dynamics Tom Powell and Kelly Bourassa
The Development of Section 243 of the Bankruptcy and Insolvency Act: Expanded Powers of a Court-Appointed Receiver Kelsey Meyer, Graham Bowden and Kaamil Khalfan

JOURNAL OF INSOLVENCY IN CANADA, VOL. 13 [2024 J.I.I.C.]

Trust-Fall: Potential Perils Relating to Trust Claims Arising	
in Insolvency Proceedings	
Huey Lee and Mishaal Gill	225
A Disorienting Plunge from the Ivory Tower: Laurentian University and the Future of Insolvency Proceedings for Publicly Funded Corporations (PFCs) in Canada	
Kieran Moloney	241