INDEX

```
BANKRUPTCY LAW
Bankruptcy Act, ix, 22-29, 59-60, 64-67, 246, 248, 322-325
Bankruptcy and Insolvency Act —
    cross-border provisions, 264-266
    equitable subordination, 328-332, 340-341
    exempt property, 177, 246-248
    history of, ix-x, 73, 241-243
    procedure, 155
    retroactive vesting, 176
Canada, 8-12, 17-19, 154-162
commercial bankruptcies, 12-19
cross-border insolvencies —
    co-ordination, 266-269
    definition of, 263
    increase in, 263-264
   legislative amendments, 264-266
    UNCITRAL Model Law, 268-269
debt advisors, 133-142, 146-149
debt relief orders, 129-131
duty of good faith —
   common law, 102-105
    definition of, 105-109
    enactment of, 98-99, 101-102
    problems with, 99-100, 109-117
Companies' Creditors Arrangement Act —
    2019 amendments, 81-82
    constitutionality -
        arguments —
            Canada, 56-63
            provinces, 50-56
        property, 47-48
        Reference Case, 49-71
    cross-border provisions, 264-266
    fairness, 75-82
    fiduciary obligations —
        creditors, 111-117
        directors and officers, 82-86
        generalized, 98-121
    function, 46-47, 73-74
    history, 47-49, 72-73, 226, 233-243, 246-253
```

```
BANKRUPTCY LAW — continued
Companies' Creditors Arrangement Act — continued
    liquidating CCAAs, 253-256
    pre-packaged sales, 375-377
    procedure, 110-111, 154-155
    standing, 119-120
    stay of proceedings, 117-119
consumer bankruptcies, 2-12, 123-150, 269-272
consumer proposals, 269-270
discharge, 24-26, 227-232
environmental obligations —
    clean-up, 151-153
    liability, 158-160
    public interest, 174
    Redwater, 157, 160-162, 170-175
    super-priorities, 157-158
    United States, 162-170
equitable subordination —
    alternative doctrines, 337-339
    Bankruptcy and Insolvency Act, section 183, 328-332, 340-341
    equity follows the law, 332-337
    Québec, 325-328
    Supreme Court of Canada, 316-320
    United States, 320-322
exempt property, 271-272
family property. See FAMILY LAW
fraudulent conveyances —
    creditor sharing principle, 289-301
    history of, 283-289
    oppression remedy, 301-315
    Uniform Reviewable Transactions Act, 283, 287-315
fresh start policy, 4-5, 19-21, 123-129
Insolvent Act of 1864, 69-70
insolvency practice, 279-281
litigation financing, 86-97
monitors, 77-80, 256-258
objectives of, 244-245
overindebtedness, 129-137, 144-145
priorities -
   absolute, 203, 214-222
    relative, 199, 214-222
    shareholders, 197
private receivers, 258-260
```

2021] Index 381

```
BANKRUPTCY LAW — continued
restructuring —
    best interest of U.S. creditors, 204-206
    Chapter 11 of U.S. Bankruptcy Code, 197-198, 207, 209-213, 215-219
    creditor cram-down, 197, 208-214
    debtor-in-possession, 200-201
    definition of, 200
    European Restructuring Directive, 197-225
    priorities, 197, 199, 203
    restructuring plans, 202, 204, 206-208
    stay of proceedings, 201-202
    U.S. Small Business Reorganization Act of 2019, 221-222
societal attitudes, 273-274, 281-282
Scotland, 142-143
Stakeholders' interests, 275-279
Superintendent of Bankruptcy —
    function, 44-45
    opposition —
        constitutional, 37-39
        political, 30-37
    origins of, 22-45
    William John Reilley, 39-44
trustees
    decision-making, 226-232
    fraud, 27-29
    licensing, 29-30
United Kingdom —
    administration —
        definition of, 342-343
        outcomes, 348-354
    breathing space reforms, 123-150
    Corporate Insolvency and Governance Act 2020, 374-375
    pre-packaged sales, 342-343, 354-370
    purposes of, 344-347
    reform, 370-375
United States, 1-2, 5-8, 14-17, 162-170
vesting orders, 261-263
Winding-Up Act, 57, 60-61, 65-67
Winding-Up and Restructuring Act, 245
BOOK REVIEWS
```

Reinventing Bankruptcy Law: A History of the Companies' Creditors Arrangement Act (Virginia Torrie), 226-240

BOOK REVIEWS — continued

Trustees at Work: Financial Pressures, Emotional Labour, and Canadian Bankruptcy Law (Anna J.S. Lund), 226-240

COMMENTARIES

Foreword, ix-x

COMMERCIAL LAW. See also CLASS ACTION LAW, CONTRACT LAW, CORPORATE LAW, MERGERS AND ACQUISITIONS

consumer bankruptcies, 2-12, 123-150 debt advisors, 133-142, 146-149 debt relief orders, 129-131 fresh start policy, 4-5, 19-21, 123-129 overindebtedness, 129-137, 144-145

CONFLICT OF LAWS

cross-border insolvencies co-ordination, 266-269 definition of, 263 increase in, 263-264 legislative amendments, 264-266 UNCITRAL Model Law, 268-269

CONSTITUTIONAL LAW

federalism —

Companies' Creditors Arrangement Act arguments — Canada, 56-63 provinces, 50-56 environmental obligations, 172-174 property, 47-48 Reference Case, 49-71

CONSUMER LAW. See BANKRUPTCY LAW

CORPORATE LAW. See also BANKRUPTCY LAW

Canada Business Corporations Act, 83 directors and officers, 82-86 oppression remedy, 301-315

ENVIRONMENTAL LAW

Canadian Environmental Protection Act, 156-157 environmental obligations in bankruptcy, 151-175 2021] Index 383

FAMILY LAW

family property —
British Columbia, 180
equitable interest, 181
exempt property, 177, 193-196
in rem interest, 179
interspousal contracts, 181-184
retroactive vesting, 176
Schreyer v. Schreyer, 178-179
spousal creditor, 184-192

INSOLVENCY LAW. See BANKRUPTCY LAW

MERGERS AND ACQUISITIONS

liquidating CCAAs, 253-256 pre-packaged sales, 342-343, 354-370

PERSONAL PROPERTY SECURITY LAW. See BANKRUPTCY LAW

PRIVATE INTERNATIONAL LAW. See CONFLICT OF LAWS

TORT LAW

fraudulent conveyances, 283-315

TRUST LAW

equitable maxims —
equity follows the law, 332-337
equitable subordination, 316-341