# Index

# [References are to page numbers]

ACTS OF BANKRUPTCY, 49-51, 278-287, See also CONFLICT OF LAWS, jurisdiction; INVOLUNTARY BANKRUPTCY

ADJUDICATION, See EFFECTS OF BANKRUPTCY; INVOLUNTARY BANKRUPTCY

# ADMINISTRATION, See also CLOSING ESTATE; DISCHARGE; REOPENING ESTATE

```
bankrupt, assistance from
    attendance at meetings of creditors, 78
    attendance before official receiver, 77-78
    inventory of assets, 77
    proof of claim, examination of, 78
    statement of affairs, 77
    trustee, assistance to, 78
control, systems of
    creditor control, 70-71
        control of trustee through inspectors, 71
        first meeting, 70
    judicial control
        directions, 72
        generally, 71
        international practice, 71-72
    official control, 72-73
creditors
    first meeting of, 70
    powers of, 70
    subsequent meetings of, 70-71
estate deemed fully administered, 496
```

# **ADMINISTRATION** — continued Governor in Council, 73 inspectors appointment of, 79, 80-81 court control of, 82-83 creditor control of, 82 difficulties re, 80 powers, duties and rights, 81-82 role of, 79 interim receiver, 75-76 Minister of Industry, 73 official receiver, 74-75 Superintendent of Bankruptcy, 73-74 trustee discharge of, 90 disqualifications, 84 duties and powers generally, 85-87 with permission of inspectors, 88-89 without permission of inspectors, 87-88 generally, 83 judicial functions, 87 licensing requirements, 84 officer of court, 85 official name, 83 proposals, role in, 89 remuneration of, 89 restrictions on, 84 substitute, 85 suspension and cancellation, 84-85 ADMINISTRATIVE JURISDICTION directions, application by trustee for, 116-117 general matters re jurisdiction, 119 official receivers and trustees, as officers of court, 120 property of bankrupt in custody/under authority of court, 115-116 trustee's act/decision, court's power to modify aggrieved person, definition, 118 applicant, entitlement to be, 118-119 nature of power, 117-118

ADMINISTRATOR, See also CONSUMER PROPOSAL

assistance of, 233

#### ADMINISTRATOR — continued

definition, 229
duties of
 counselling, 233-235
 investigation of debtor's affairs, 233
 lodging and filing proposal, 235
 notice to creditors, 235-236
 proposal preparation, 235
fees and expenses, 232
filing caution, 239
information needed by, 233
notice of meeting of creditors, 237
revival of proposal, discretion, 241

# **AFTER-ACQUIRED PROPERTY, 318, 478**

#### **APPEALS**

courts of appeal, jurisdiction of, 120 decisions of official receiver/chair, from, 341-342 extension of time, 120 jurisdiction, 94-95 orderly payment of debts, 250 procedure, 120 proposals, 206-208 Supreme Court of Canada, 120-121 voting, 191

# ASSIGNMENT FOR GENERAL BENEFIT OF CREDITORS, 253-264, See VOLUNTARY BANKRUPTCY

# AVOIDANCE OF GENERAL ASSIGNMENT OF BOOK DEBTS UNLESS REGISTERED, 373-374

## **BADGES OF FRAUD, 369, 398-399**

## **BANKRUPT**

acts of bankruptcy, See INVOLUNTARY BANKRUPTCY assistance from, See ADMINISTRATION consumer proposal, entitlement to make, 231 discharge, See DISCHARGE duties of, See PROPERTY, COLLECTION OF effects on, See EFFECTS OF BANKRUPTCY examination of, 354 first-time, 482, 484-485

#### **BANKRUPT** — continued

offences by, *See* OFFENCES property of, *See* BANKRUPTCY ESTATE second-time, 485 surplus entitlement, 316, 473

### **BANKRUPTCY**

described, generally, 3-5 effects of, *See* EFFECTS OF BANKRUPTCY estate, *See* BANKRUPTCY ESTATE initiating, *See* VOLUNTARY BANKRUPTCY involuntary, *See* INVOLUNTARY BANKRUPTCY reform, 533-535

# BANKRUPTCY AND INSOLVENCY ACT

aims and objectives
abuse, 8
collective collection device, provision of, 9
legislative confusion and, 10
lists of, 8-9
construction and interpretation
comparative law, 65
equity, maxims of, 64
statutes and principles, 61-64
statutes in pari materia, 65

### BANKRUPTCY AND INSOLVENCY GENERAL RULES, 99, 115

# **BANKRUPTCY ESTATE** after-acquired property, 318

contingent interests, 317-318
disclaimer, 333
European practices, 310-311
historical background, 308-309
marshalling, doctrine of, 332
matrimonial property, 316
non-divisible property
consignment goods, 322-323
interests defeasible on bankruptcy, 325
property debtor believed held as trustee, 323
property exempt from execution/seizure, 324-325
property held by debtor as bare trustee, 320-321
property held by debtor in trust

Civil Code of Quebec, 320

# **BANKRUPTCY ESTATE** — continued non-divisible property — continued property held by debtor in trust — continued generally, 319 Quistclose trust, 319-320 property held by securities dealers for others, 322 property held in fiduciary capacity by factor, 321-322 rights of action not passing to trustee, 325-326 trust funds mixed with others, 322 property of bankrupt, 313-315 property vested in trustee for division bequests, devises, inheritances, 330 equity of redemption, 326 goodwill, 328 intellectual property, 328-329 joint tenancies, 327 leases, 327 liens, 327 lottery winnings, 330 mortgaged/secured chattels, 329 personal earnings, 330-331

### **RRIFs**, 331

# **RRSPs**, 331

set-off, 332-333
surplus, bankrupt's entitlement to, 316
tax-free savings account, 331
trust property, 309
trustee vs. debtor, relative positions, 311-313
trusteeship, nature of, 309-311
U.S. practices, 310-311
vesting
duration of, 315-316
in trustee, 315

powers exercisable by bankrupt, 331

rights of action, 329

# BANKRUPTCY LAW, HISTORY OF, See also COMPARATIVE LAW

England

Bankruptcy Acts, nineteenth century, 16-17 bankruptcy vs. insolvency, 16 early statutes, 13-15 Law Merchant origins, 13-14

#### BANKRUPTCY LAW — continued

England — *continued* 

rehabilitation of debtor introduced, 15-16

post-Confederation legislation

Bankruptcy and Insolvency Act, 25-27

Companies' Creditors Arrangement Act, 23

farm issues, 22, 24-25

first Bankruptcy Act, 23

orderly payment of debts scheme, 23

post-WWII amendments to Bankruptcy Act, 23

provincial vs. federal initiatives, 22

Wage Earner Protection Program Act, 27

Winding-up and Restructuring Act, 27

pre-Confederation Canada

British Columbia and Vancouver Island, 21

generally, 17-18

Lower Canada, 19-20

New Brunswick, 19

Newfoundland, 18

Nova Scotia, 19

Prince Edward Island, 19

Province of Canada, 20-21

Rupert's Land and Northwestern Territory (Manitoba, Saskatchewan

and Alberta), 21

Upper Canada, 20

### **BANKRUPTCY ORDER**

application by Canadian Investor Protection Fund, 148

distinction between proposal, and, 176

interim receiver appointed between petition and making of order, 75-76

involuntary bankruptcy and, 51-52

jurisdiction of court arising upon application for, 104

operation and recognition of, 301

who may apply, 153

# **CLAIMS**

consumer proposal, 237

disputed, 456

false claim, making, 517

foreign currency, in, 138

foreign tax claims, 138

income tax, 457

late claims, 157

list of creditors with provable claims, 338-339

#### **CLAIMS** — continued

pension claims, super-priority for, 328 postponement of, 402-403, 430-431, 469-472 preferences, *See* PREFERENCES proof of, *See* PROOF OF CLAIMS proposal, *See* PROPOSAL provable, *See* PROVABLE CLAIMS splitting of, 345-346 tardy creditor proving claim, right of, 458 wage claims, super-priority for, 327

### CLOSING ESTATE, See also DISCHARGE; REOPENING ESTATE

discharge, effect of
books, records and documents, retention of, 499
continuing authority of trustee after discharge, 499
generally, 498
inspectors, 498
trustee's bond, release of, 498
estate deemed fully administered, 496
trustee, discharge of
continuing authority after discharge, 499
ordinary administration, 496-497

summary administration, 497-498 unclaimed dividends, 501 unrealizable property, disposal of, 495-496

# COLLECTION OF PROPERTY, See PROPERTY, COLLECTION OF

# **COLLECTIVE AGREEMENTS, 222**

# COMPANIES' CREDITORS ARRANGEMENT ACT (CCAA)

cross-border insolvencies and, 135-136, *See also* CROSS-BORDER INSOLVENCIES generally, 23 legislative jurisdiction, 33-34 proposals and, 215, *See also* PROPOSAL

## **COMPARATIVE LAW**

Canadian insolvency system, 40-42 Canadian vs. U.S. insolvency system, 40 Civil Code of Quebec, 40 civil vs. common law, 39 commercial system requirement, insolvency system as, 37 Federal Law-Civil Law Harmonization Act No. 1, 40

#### **COMPARATIVE LAW** — continued

generally, 37-38 *Interpretation Act* provisions, 40-41

# NAFTA, effects of, 42

### CONFLICT OF LAWS, See also CROSS-BORDER INSOLVENCIES

```
bankruptcy proceedings, generally, 43-44
Canadian bankruptcy, extraterritorial effect, 53-54
choice of law, 44
discharge, 53
foreign bankruptcy, effect in Canada
    Canadian proceedings, inherent jurisdiction, 57
    federal rules, lack of, 55
    foreign stay of proceedings, 57
    foreign trustees and liquidators, recognition of, 55
    provincial rules as determinant, 55
    Quebec, in, 55, 56
    rules re, 55-56
generally, 45
international insolvencies (BIA Part XIII), 58-59
involuntary bankruptcy, 51-52
iurisdiction
    acts of bankruptcy, 49-51
        conveyances, 50
        defaults in any proposal, 50
        departing/remaining outside Canada, 50
    in Canada or elsewhere, 49-50
    in whole or in part in Canada or elsewhere, 50
    assignment by debtor, 52-53
    creditor, re, 48-49
    creditor's petition/application, 51-52
    debtor, over
    assets in Canada, lack of, 47
    BIA categories of debtor, 45-46
        farmers and fishers, exception re, 47-48
        property, place of, 46
        residence factor, 46
lex fori principles, 44
principles of, 43-44
property, re, 49
voluntary bankruptcy, 52-53
```

# CONSOLIDATION, See INVOLUNTARY BANKRUPTCY; PROPOSAL

# **CONSUMER DEBT, 227, 534**

# CONSUMER PROPOSAL, See also ORDERLY PAYMENT OF DEBTS; PROPOSAL

```
administrator
    assistance of, 233
    duties of
        counselling, 233-235
        investigation of debtor's affairs, 233
        lodging and filing proposal, 235
        notice to creditors, 235-236
        proposal preparation, 235
    information needed by, 233
    revival of proposal, discretion, 241
annulment, 240
binding effect of, 238-239
caution against land/valuable property, filing, 239
commencement, 233-236
    assistance of administrator, 233
counselling, 228, 233-235
court review, application for, 239-240
creditors' meetings
    adjournment for further investigation, 238
    assent/dissent, 238
    chair, 238
    notices, 237-238
    requirement, 237
    voting, 238
definitions
    administrator, 229
    consumer debtor, 229-230
    consumer proposal, 230
determination of claims, time for, 237
duration, 232
entitlement to make
    bankrupt, 231
    insolvent person, 230
    joint proposal, 231-232
form of, 232
historical background
    Alberta legislation, 225
    Bankruptcy Acts, developments in, 224
```

#### **CONSUMER PROPOSAL** — continued

```
historical background — continued
    BIA, introduction in, 226
    credit card debt, 226-227
    debtor conduct, current focus on, 227
    provincial legislation, 225
    Tassé Committee report, 225-226
    U.S. practice, 226
inspectors, appointment of, 232
release from debt, 239
revived proposal, 241
stay of proceedings
    effect of, 236
    protection of debtor, 236-237
    public utilities, 237
    secured creditors, 236
terms, 232
voluntariness, 228
```

# **CORPORATION, DISCHARGE OF BANKRUPT, 481**

## **COURTS**

```
appeals, See APPEALS
authority, generally, 92
bankruptcy jurisdiction, courts vested with
    courts of appeal, 95
    federal courts ad hoc, 95-96
    superior court in Quebec, 95
    superior courts of common law provinces, 94
    Supreme Court of Canada, 95
Constitution Act, 1867, division of powers, 93
constitutional authority, 92-93
"Courts of Bankruptcy", 93, 96
jurisdiction, See ADMINISTRATIVE JURISDICTION; JUDICIAL
 JURISDICTION
registrars
    appointment of, 96
    jurisdiction of, 96, 97
    powers of, 97
    title of, 96
```

### CREDIT CARDS, 226-227, 255, 384, 534

### **CREDITORS**

```
admission of inability to pay to, 283
assignment of property for benefit of, 279-280
defraud, defeat or delay, 284
effects of bankruptcy on, 303
examination by, at first meeting, 354
generally, See ADMINISTRATION
meetings, See CONSUMER PROPOSALS; CREDITORS' MEETINGS
notice of application for discharge to, 486
payment pari passu, 210-211
property of bankrupt divisible among, 326-331
property of bankrupt not divisible among, 314-315, 319-326, 331
proposal and, See PROPOSAL
secured, See SECURED CREDITORS
tardy creditor proving claim, right of, 458
```

### **CREDITORS' MEETINGS**

```
first meeting
    constitutionality of BIA, s. 102, 339-340
    generally, 336
    list of creditors with provable claims, 338-339
    notice requirements
        "as soon as possible", 340
        constitutionality of BIA, s. 102, 339-340
        "every known creditor", 337
        extension of time, 338
     place and time, 336-337
    power of court to reconvene meeting, 339, 342
procedure
    adjournments, 342
    appeals from decisions of official receiver/chair, 341-342
    minutes, 343
    power of court to reconvene meeting, 339, 342
    questions, 340
    voting, 340
voting
    calculation of votes, 349-350
    corporation voting by authorized proxy-holder, 345
    creditor secured by bill/promissory note, 346
    dividends, 346
    generally, 340
    proxy, 344-345
```

#### **CREDITORS' MEETINGS — continued**

```
voting — continued
restrictions
appointment of trustee and inspectors, 349
non-arm's-length creditors, 348-349
rights of creditor to vote, 343-344
secured creditors
excess, voting for, 348
failure to value, 348
generally, 347
surrendering security, 347
valuation of security, 348
splitting of claims
exception to prohibition, 346
generally, 345-346
trustee, by, 348
```

#### **CRIMINAL OFFENCES**

concealing, destroying or altering evidence, 526 disposal of property to defraud creditors, 525-526 fabricating evidence, 522 false pretence, 523-524 false pretence or statement, 524-525 false prospectus or statement, 527 false return, 527 falsifying employment record, 526 generally, 521-522 perjury, 522 theft, 523 trader failing to keep accounts, 527-528

# CROSS-BORDER INSOLVENCIES, See also CONFLICT OF LAWS

```
BIA, amendments to, 126, 130-137
BIA Part XIII

centre of main interest (COMI), 132-133
concurrent and multiple proceedings, co-ordination of, 136-137
debtor, definition, 131-132
discretionary power to grant relief, 135
foreign representative, 132
generally, 130
obligations, 135-136
public policy exception, 133
purpose and objectives of, 130-131
recognition, application for, 134
```

#### CROSS-BORDER INSOLVENCIES — continued

stay of proceedings, 134-135
Canada-U.S. bankruptcy treaty, 139-140
CCAA, amendments to, 126
obligations, 135-136
stay of proceedings, 135
cooperation with foreign courts/representatives, 139
equalization, 137-138
foreign currency, claims in, 138
foreign tax claims, 138
generally, 125-126
hotchpot rule, 137-138
jurisdiction, general/inherent, 127-128
marshalling, 137-138

#### **UNCITRAL Model Law, 128-129, 139**

#### **CROWN**

claims and priorities, 469 deemed trust, 461-462 income tax claims, 457, 461, 482 Wage Earner Protection Program and, 466

#### **DEBT**

consumer, 534 generally, *See PROVABLE CLAIMS* orderly payment of, *See ORDERLY PAYMENT OF DEBTS* 

## **DEBTOR**

bankruptcy of, *See* INVOLUNTARY BANKRUPTCY; VOLUNTARY BANKRTUPCY consumer, *See* CONSUMER PROPOSAL death of, 287 jurisdiction over, 45-48

## **DIRECTORS**

dividends, right to recover, 402 offences, 519 onus of proof, 402 postponement of claims, 470 removal of, 217

### DISCHARGE, See also CLOSING ESTATE

```
after-acquired property, 478
annulment by court, 492
automatic, 482-485
conflict of laws, 53
corporations, 481
effect of, 480
foreign, 491
fresh start purpose, 476, 478-480
generally, 476-478, 492-493
hearing, 488-489
historical background, 476-477, 483-484
income tax debtors, large, 482
order of discharge, debts released by, 489-491
privilege vs. right, 478
procedure
    application, 482
        waiver, 483
        withdrawal, 483
    automatic discharge
        first-time bankrupt, 484-485
        history, 483-484
        second-time bankrupt, 485
    non-automatic proceedings
        annulment by court, 492
        application by trustee, 486
        debts released, 489-491
        definition, 485-486
        discharge hearing, 488-489
        fees and disbursements of trustee, 486
        foreign discharge, effect of, 491
        mediation, circumstances requiring, 488
        notice to creditors, 486
        Superintendent's report, 487-488
        trustee's report, 486-487
release
    effect of, 480-481
    order of discharge, debts released by, 489-491
```

## **DIVIDENDS**

director, trustee's right to recover against, 401 disputed claims, 456 extension of time re filing claim, 457 final dividend, notice of payment, 457

#### **DIVIDENDS** — continued

generally, 456 impeachable transactions, *See* IMPEACHABLE TRANSACTIONS income tax claims, retention of moneys, 458 interest, 458 no action for, 456 payment by trustee as required, 456 tardy creditor proving claim, right of, 458 unclaimed dividends, 501

### EFFECTS OF BANKRUPTCY

adjudication, nature of capacity, 298 in personam vs. in rem, 298 quasi-criminal nature of bankruptcy, 298-299 status of bankrupt, 297-298 stigma of bankruptcy, 299-300 bankrupt, effects on, 301-303 bankruptcy order, operation and recognition of, 301 creditors, on, 303 property, See PROPERTY, COLLECTION OF spouse, on, 303

### **ENFORCEMENT, See OFFENCES**

# ENVIRONMENTAL DAMAGE

BIA amendments 1997 costs of remedy, security re, 163 investigation/reporting duty, 162 remedy order, 162-163 standard of care provisions, 162 timing of damages, 163 trustee protection from personal liability, 161 1992, 161 climate change Barrow Alaska Observatory, 166 generally, 164-165 Kigali Accord, 165-166 Montreal Protocol, 165-166 Paris Agreement, 166-169 Peabody Energy, 169-170 conflicting goals, compromise re, 163-164 constitutional authority, 160-161

#### ENVIRONMENTAL DAMAGE — continued

generally, 159-160

public interest vs. bankruptcy process, conflict re, 163

# ESTATE OF BANKRUPT, See BANKRUPTCY ESTATE; REOPENING ESTATE

FOREIGN, See CONFLICT OF LAWS; CROSS-BORDER INSOLVENCIES; PROVABLE CLAIMS

# FRAUD, See IMPEACHABLE TRANSACTIONS; OFFENCES; REOPENING ESTATE

#### FRAUDULENT CONVEYANCES

*BIA* provisions, 403-404 provincial statutes, 403

**FRESH START, 478-480** 

**FUTURE DIRECTIONS, 533-535** 

**GOVERNOR IN COUNCIL, 73** 

HOTCHPOT RULE, 136, 137-138, 293

# IMPEACHABLE TRANSACTIONS

avoidance of general assignment of book debts unless registered, 373-374 dividends and redemption of shares, inquiry into

directors' right to recover, 402

generally, 401-402

onus of proof

directors, 402

shareholders, 402

postponement of claims, 402-403

fraudulent conveyances, 403-404, See also FRAUDULENT

# **CONVEYANCES**

generally, 365-366

historical background

badges of fraud, 369

generally, 366-368

Statute of Elizabeth (1571), 366, 368

trustee's power to challenge, 367

Twyne's Case, 366, 368-370

Paulian actions, 405-406

#### IMPEACHABLE TRANSACTIONS — continued

preferences, 374-397, *See also* PREFERENCES proposals, 403 provincial legislation, 404-405 reviewable transactions, 399-401, *See also* REVIEWABLE TRANSACTIONS settlements, 370-373 *See also* SETTLEMENTS undervalue transfers, 397-399, *See also* UNDERVALUE TRANSFERS

# **INCOME TAX DEBTORS, DISCHARGE OF, 482**

### INITIATING BANKRUPTCY, See VOLUNTARY BANKRUPTCY

## INSOLVENCY, See also COMPARATIVE LAW

bankruptcy vs., 16 Canadian vs. U.S. insolvency system, 40-42 cross-border, *See* CROSS-BORDER INSOLVENCIES described, generally, 5-7 insolvent person may make proposal, 177, 230

### **INSPECTORS**

appointment of, 79, 80-81, 349 approval of trustee's account, 214 consumer proposal, 232 court control of, 82-83 creditor control of, 82 difficulties re, 80 discharge, effect of, 498 offences by, 517 powers, duties and rights, 81-82 report of offences by, 520 role of, 79 waiver of default of proposal, 211

# **INTERIM RECEIVER, 72, 75-76**

# INTERNATIONAL INSOLVENCIES, See CROSS-BORDER INSOLVENCIES

## INVOLUNTARY BANKRUPTCY

acts of bankruptcy

assignment of property for benefit of creditors generally, 279-280 assign/attempt to assign property to defraud, defeat or delay creditors, 284

#### INVOLUNTARY BANKRUPTCY — continued

```
acts of bankruptcy — continued
    ceasing to meet liabilities as they become due, 286-287
    default in proposal, 285-286
    depart/remain out of Canada, 281-282
    fraudulent conveyance, 280
    fraudulent preference, 280-281
    generally, 278-279
    notice of suspension/intent to suspend payment of debts, 284-285
    permit execution against debtor to remain unsatisfied, 282-283
    statement/admission re inability to pay debts, 283
    suspension of registration/membership of securities firm, 287
adjudication
    dismissal of application
        extortion, 289
        inequitable proceedings, 289-290
        sufficient cause, 290
    stay of proceedings, 288-289
consolidation
    generally, 291
    interrelationship between entities, factors considered, 293-294
    multiple applications, 291-292
    parent corporation and subsidiary, 294
    partnership proceedings, 292
    substantive consolidation, 292-295
death of debtor, 287
debtors not subject to application
    banks/financial institutions, generally, 271
    fishers/farmers/tillers of the soil, 271-272
    railway companies, 271
    wage earners, 271
debtors subject to application
    banks, non-Bank Act or unincorporated, 267
    charitable institutions, 268
    debtor, definition, 267
    deceased debtors, 267
    income trusts, 271
    "Indians", "Indian Bands, "First Nations", 269-271
    infants, 268-269
    mental incompetents, 268
    partnerships, 269
    religious institutions, 268
    securities firms, 267
matters required to be alleged
```

#### INVOLUNTARY BANKRUPTCY — continued

matters required to be alleged — continued acts, 278-287, See also acts of bankruptcy debt owing, 277-278 liquidated debt, 278
who may apply customer compensation body, 276 debtors, 275 foreign representatives, 276-277 generally, 272-273 receivers, 276 secured creditors, 274-275 securities commissions/exchanges, 276 taxing/regulatory authorities, 275-276 unsecured creditors, 273-274
withdrawal of application, 290

#### JUDICIAL JURISDICTION

Bankruptcy Act (1919), as source of, 99 Bankruptcy and Insolvency General Rules, 99, 115 BIA, as conferred by, 99, 102-103 conferred/withheld, 103 declaratory orders, 104-105 declined jurisdiction, 105-106 equitable jurisdiction, 98, 115 formal defects, no invalidation of proceedings de minimus non curat lex, 110 non-compliance with bankruptcy rule, 112 null and void proceedings, 112 substance vs. form, test, 111-112 generally, 98-101 inherent jurisdiction, 101-102 insolvency, not dependent on, 104 limitations to, 106 orders, power to review, rescind or vary drafting precedent, 107 grounds for exercising, 107-100 rescind, definition, 107 review, definition 107 vary, definition, 107 original, auxiliary and ancillary jurisdiction, 102-103 original jurisdiction of superior courts, 98 restraint, courts not subject to, 106 rules, as source of, 99

#### JUDICIAL JURISDICTION — continued

s. 187(2), courts not subject to be restrained, 106 time, power to extend, 113-115 transfer of proceedings, 109-110 trial of issue, 110

# JURISDICTION, See ADMINISTRATIVE JURISDICTION; JUDICIAL JURISDICTION; LEGISLATIVE JURISDICTION

### **KIGALI ACCORD, 165-166**

#### LEGISLATIVE JURISDICTION

Constitution Act, 1867

- s. 91 federal powers, 29-30
- s. 92 provincial powers, 29-30

exclusive federal jurisdiction re bankruptcy, 31 jurisprudence

ancillary doctrine, 32-33

bi-jural federal legislation, 36

Companies' Creditors Arrangement Act, 33-34

farm debt legislation, 34

provincial fraudulent preferences legislation, 34-35

provincial property and civil rights power, 31

Winding-up and Restructuring Act, 33

# LEX FORI PRINCIPLES

debt barred by foreign, 436 generally, 44, 50, 53, 57, 442 priorities for foreign claimants, 469

MARSHALLING, 137-138

**MINISTER OF INDUSTRY, 73** 

**MONTREAL PROTOCOL, 165-166** 

#### **OFFENCES**

bankruptcy offences

bankrupt, committed by

concealing, destroying or altering evidence, 512

failure to disclose fact of being undischarged, 514-515

failure to keep proper books of accounts, 515-516

false entry/material omission, 512

fraudulently concealing or removing property, 514

# **OFFENCES** — continued bankruptcy offences — continued bankrupt — continued fraudulently disposing of property, 511 generally, 510-511 hypothecating, etc., property received on credit and not paid for, 514 obtaining credit or property by false representation, 512-513 refusing or neglecting to answer proper questions, 511 false claim, making, 517 generally, 510 inspector accepting unlawful fees, 517-518 officers, directors, agents of corporations, committed by, 519 others, committed by pretending to be trustee, 518 removing property of bankrupt, 518 trustees, committed by generally, 518 Criminal Code and, 507-508, 521-528 criminal offences concealing, destroying or altering evidence, 526 disposal of property to defraud creditors, 525-526 fabricating evidence, 522 false pretence, 523-524 false pretence or statement, 524-525 false prospectus or statement, 527 false return, 527 falsifying employment record, 526 generally, 521-522 perjury, 522 theft, 523 trader failing to keep accounts, 527-528 enforcement/prosecution commencing prosecution, time for, 519 community service, 521 compensation for loss, 521 court authorizing criminal proceedings, 520-521 generally, 519 reports of offences inspectors and others, by, 520 trustee, by, 520 trustee initiating criminal proceedings, 520 historical background, 506-508 statutes in pari materia, 508-509 Wage Earner Protection Program Act offences, 528-529

#### **OFFICIAL RECEIVER**

acceptance or refusal to accept assignment, 262-263 administration and control of estate, 74-75 appeals from decisions of, 341-342 attendance before, 77-78 certificate of performance, 215 court superintending, 120 introduction of, 72 proposal, filing of, 185, 235-236

### ORDERLY PAYMENT OF DEBTS

additional terms imposed by court, 248 Alberta legislation, 225, 243 appeal, 250 applicable debts, 246 assignment of debtor's receivables to court, 248 BIA provisions, addition of Part X, 244-245 court jurisdiction, 245 default, 248-249 enforcement of order on default, 248-249 moneys paid into court, disposition of, 250 order application for, 247 generally, 247 process stayed by, 248 provinces in which Part X in force, 245 qualified debtor, 245 secured claims, 246 Tassé Committee report, 244 title to debtor's property, 248

# PARIS AGREEMENT, 166-169

**PAULIAN ACTIONS, 405-406** 

# PENSION CLAIMS, SUPER-PRIORITY FOR, 328

# **PREFERENCES**

described, 365-366 elements of conveyance and transfer payment debt, 379-380 generally, 377-378 judicial proceeding, 379

# PREFERENCES — continued elements of — continued conveyance and transfer payment — continued obligation incurred, 378-379 surrender of lease, 377 "transfer" not defined, 377 credit cards, 384 denial of view of giving preference, 390 evidence of other "views" charge/mortgage given in pursuance of previous agreement, 390 payments to repair breach of trust, 391 payments/transactions with view of continuing in business, 391 securities given for contemporaneous and past advances, 391-392 sense of binding obligation, 390 generally, 376-377 guarantees, sureties and endorsers, 382-383 limitation periods, 396-397 made, taken/incurred by insolvent person, 380-381 made to creditor/person in trust for creditor, 382 made within 3 or 12 months, 386-387 payments under pressure, 389 property of insolvent, 381 protected transactions, 394-395 return of goods, 383-384 running accounts/floating charges, 384-386 set-off, 395-396 unprotected transactions, 395 "view", presumption of, 392-393 view vs. effect, 387 view to giving preference denial of view, 390 evidence of other "views", 390-392 with view, 387-388 whether view of creditor is material, 392 with effect of giving preference, 388-389 "fraudulent", use of, 376 generally, 374-376 origins of law of, 366 provincial legislation, 404-405 statutory provisions re, 366-367 "transfer" not defined, 377

# **PRIORITIES**

claims not affected by

# PRIORITIES — continued claims not affected by — continued classes of creditors, 459-460 deemed trusts, 461-462 Income Tax Act provisions, 461 liability insurance re motor vehicle injury, 462 secured creditors' claims, 460-461 costs of administration, 463-464 costs of garnishing creditor, 468 Crown claims and priorities, 469 foreign claimants, 469 funeral and testamentary expenses, 462-463 generally, 458-459 landlord, 467-468 municipal taxes, 467 postponement of claims creditor not at arm's length, 469-470 equitable subordination, 471-472 equity claim, 470-471 officers and directors, 470 silent partners, 470 "proceeds realized from property of bankrupt", 459 Superintendent, 464 support, child and spousal, 466-467 surplus, right of bankrupt to, 316, 473 wages, 464-466 **PROOF OF CLAIMS** admission and disallowance appeal, 447-448 contingent or unliquidated claims, 447 disallowance by trustee, 447 examination of proof and grounds of claim, 445-446 expunge or reduce claim on application by creditor, 448-449 generally, 444 notice of determination/disallowance, 447 proposals, application of provision to, 449 amendment of proof, 443-444 compensation, 452-453 delivery, 443 formalities, 442 late claims, 453 set-off

compensation, 452-453

# PROOF OF CLAIMS — continued set-off — continueddefinition, 449-450 equitable, 452 generally, 449 history, 451 legal, 451-452 object, 450-451 provincial legislation, 449 Statute of Limitations, 454 withdrawal of proof, 443 **PROPERTY** after-acquired, 318, 478 generally, See BANKRUPTCY ESTATE; PROPERTY, COLLECTION OF jurisdiction over, 49 offences, See OFFENCES unrealizable property, disposal of, 163, 495-496 PROPERTY, COLLECTION OF bankrupt's duties assist in administration of estate, 355 assist trustee to make inventory, 354 make discovery and deliver property, 352-353 powers of attorney, deeds, etc., execution of, 357 copyright/manuscript, reversion to author, 359 discovery and investigation, 352 examination of bankrupt creditors at first meeting, 354 official receiver, by, 353-354 farmers, fishers and aquaculturalists, special rights for, 358 offences re property, 359 pension claims, super-priority for, 360-361 removal of property from province, prohibition, 355-356 solicitor's liens, 357 statement of affairs preliminary, 353 subsequent, 353 super-priority pension claims, 360-361 wage claims, 359-360 trustee's duties/powers, carrying on bankrupt's business prior to first meeting, 356

#### PROPERTY — continued

trustee's duties/powers, — continued conservatory measures, 356 discovery and investigation, 352 insurance, maintenance of, 356 taking possession of property, 355 unpaid seller, right to repossess goods, 357-358 wage claims, super-priority for, 359-360

# PROPOSAL, See also CONSUMER PROPOSAL

```
acceptance and approval of
    action after approval, leave, 193-194
    court approval, 193, 199
    court refusal, See court refusal to approve
    effect of, 176-177
    reasonableness, See reasonableness requirement
    refusal by creditors, 193
aim and purpose of BIA provisions re, 175
annulment of, 211-213
appeal from court order, 206-208
bankruptcy order vs. proposal, 175
binding effects of accepted proposal, 209-210
business operations under
    agreements
        assignment of, 218-219
        disclaimer/resiliation of, 217-218
    assets, sale of, 219-221
    collective agreements, 222
    DIP financing, 221
    directors, removal of, 217
CCAA
    advantages under, 215
    transfer of reorganization proceedings to, 215
certificate of performance, 215
claims
    arising after date of proposal, 209-210
    disallowance by trustee, 191-192
    proof of, 191
commencing proceedings, 184-186
    definitive proposal, 184-185
    generally, 184
    notice of intention, 185-186
        filing requirements, 185-186
composition, definition, 176
```

# PROPOSAL — continued consolidation of proposals, 216 court refusal to approve debtor committing bankruptcy offence, 197, 203-204 debtor misconduct, discretion to consider, 205 discretionary factors, 197-198, 205 effect of, 206 equity considerations, 199, factors considered, 195-199 50 cents asset value, 204 good faith requirement, 197, 198, 205 mandatory refusal, factors, 195-197 creditors classification of, 187-189 definition, 187 meeting of, 189 payment pari passu, 210-211 secured, 187-188 voting rights, 189-192 default in performance, 211-213 definition, 175 distribution by trustee, 208-209 extension, definition, 176 generally, 174-175 impeachable transactions, 403 persons entitled to make insolvent person, definition, 177 jurisdictional requirement, 178 liquidator, definition 178-179 multiple parties, 179 person, definition, 177 receiver, definition, 178 trustee, 179 reasonableness requirement, 195 asset value fluctuation, 201-202 best interests of creditors, general rule re, 201-202 feasibility test, 201 relevant factors, 200 refusal of by creditors, 193 rescinding of order, 213 scheme, definition, 176 termination, 211 terms of mandatory, 180-182

#### PROPOSAL — continued

terms of — *continued* miscellaneous provisions, 183 requirements/limitations, 183 third parties not affected by, 210 trustee disallowance of claim by, 191-192 discharge of, 214-215 distribution by, 208-209 fees and disbursements, 214-215 report of, 194-195 variation by creditors/court, 192 voting appeals, 191 entitlement, 187-189 proxy, by, 190 resolutions, re, 190 rights, 189-192 special resolutions, 190

# **PROVABLE CLAIMS**

claim, definition, 425-426 claims not provable, 439-440 foreign revenue claims, 440 gaming debts, 440 illegal/immoral claims, 439-440 claims provable anticipatory claims, 430 breach of contract damages, 434 conditional claims, 428 contingent claims, 428-429 deferred, postponed, subordinated claims, 430-431 definition, 426-427 executory contracts, 429-430 foreign, 435-436 interest, 437-438 liquidated, 427 miscellaneous claims, 437 not yet due, 429 pre-bankruptcy obligation, requirement re, 433 support, marriage and family, 433-434 suretyship, 431-433 tort damages, 435 unliquidated, 427-428

#### PROVABLE CLAIMS — continued

claims provable — continued wages, 434 double-proof, rule against, 438-439 foreign claims debt barred by foreign lex fori, 436 debt payable in foreign currency, 436 foreign judgments, 436 foreign revenue claims, 440 generally, 435-436 foreign revenue claims not provable, 440 gaming debts not provable, 440 illegal/immoral claims not provable, 439-440 liability, definition, 426-427 necessity for proof, 424-425 suretyship guarantee of payment of interest, 432-433 proof against different estates for same debt, 432 proof by creditor against estate of surety, 431 proof of surety against co-surety, 431 proof of surety against estate of principal debtor, 431-432

## **QUISTCLOSE TRUST, 319-320, 378**

#### **RECEIVER**

generally, 175, 276 interim, 72, 75-76 official, 72, 74-75, 77-78, 120, 185, 215, 235-236, 262-263, 341-342

## REDEMPTION OF SHARES, See IMPEACHABLE TRANSACTIONS

# RELEASE OF DEBTS, 480-481, See also DISCHARGE

## REOPENING ESTATE, See also CLOSING ESTATE

generally, 499
trustee, discharge
annulment vs. revocation of discharge, 499
fraud as grounds for annulment or revocation of, 499
reappointment, 500
revocation of discharge, 500

## REVIEWABLE TRANSACTIONS

establishing values, 400-401 generally, 399-400

#### SECURED CREDITORS

```
actions of
    realizing security
        not proving, 410
        proving for balance after deducting net amount realized, 410-411
    surrendering security and proving for whole debt, 411-412
    valuing security and proving for balance due, 412-413
application by, 272
consumer proposal, stay of proceedings not affecting, 236
creditor not to receive more than 100 cents on dollar, 420
definition, 409-410
priorities and, 460-461
proposals, 187-188
restrictions on rights of, 408-409
rights and obligations of secured creditor who proves
    dividend, 415
    enforcing security under provincial law, 416
    requiring trustee to elect to redeem or realize under s. 130, 416
    valuation of security
     amendment of, 417-419
     costs deducted from, 417
     failure to mention security or to value, 419
     lumping securities, 419-420
     security excluded from, 417
     time for, 419
    voting, 415
    withdrawal of proof, 417
trustee, rights and duties
    redemption, 413-414
    requiring security to be valued, 413
    sale, 414-415
voting by, See CREDITORS' MEETINGS, voting
```

# SECURITIES FIRM BANKRUPTCIES

```
bankruptcy order, application for, 153
BIA provisions (Part XII), generally, 145-146
Canadian Investor Protection Fund, 142, 144
customer compensation body
definition, 147-148
trustee consultation with, 157
definitions
customer, 146-147
customer compensation body, 147-148
customer name securities, 148-149
```

# ${\bf SECURITIES\ FIRM\ BANKRUPTCIES-continued}$

```
definitions — continued
    deferred customer, 149
    eligible financial contract, 149-150
    hold, 150
    net equity, 150-151
    open contractual commitment, 151
    securities firm, 151-152
    security, 152-153
estate, distribution of
    customer name securities, delivery of, 157
    customer pool and general account
        allocation and distribution of, 156
        establishment of, 155
    distribution, 156
    eligible financial contracts, property deposited under, 156
    general fund, allocation of property in, 156-157
    vesting of securities, 155
generally, 142-145
historical provisions, 143-144
late claims, 157
securities industry, described, 142-144
Securities Investor Protection Act, 144-145
statement of customer account, 153-154
trustee
    accounting of, 158
    consultation with customer compensation body, 157
    powers of, 154
U.S., in, 143-145
SET-OFF
bankruptcy estate and, 332-333
compensation, 452-453
```

bankruptcy estate and, 332-333 compensation, 452-453 definition, 449-450 equitable, 452 fraudulent preferences and, 395–396 generally, 449 history, 451 legal, 451-452 object, 450-451 provincial legislation, 449

# **SETTLEMENTS**

definition, 371-372

### **SETTLEMENTS** — continued

generally, 370-371 historical background, 370 marriage contracts, 372-373 void settlements re bankruptcy date, 372

STATUTE OF ELIZABETH, 1571, 280, 366, 368, 398, 403, 404

STATUTES IN PARI MATERIA, 65, 508-509

# STATUTORY INTERPRETATION/CONSTRUCTION, See BANKRUPTCY AND INSOLVECY ACT

#### STAY OF PROCEEDINGS

consumer proposal, 185, 186, 236 cross-border insolvencies, 134-135 foreign stay of proceedings, 57 involuntary bankruptcy, and, 288-289 leave to appeal order, and, 208 lifting to permit creditor to pursue action, 427 orderly payment of debts, 248

STIGMA OF BANKRUPTCY, 25, 244, 254-255, 299-300, 301

SUPERINTENDENT OF BANKRUPTCY, 23-24, 26, 73-74, 77, 84, 208, 270, 464, 487

# **SUPER-PRIORITY OF CLAIMS**

pension claims, 360-361 wage claims, 359-360

# SURETYSHIP, See also PROVABLE CLAIMS

guarantee of payment of interest, 432-433 proof against different estates for same debt, 432 proof by creditor against estate of surety, 431 proof of surety against co-surety, 431 proof of surety against estate of principal debtor, 431-432

# **SURPLUS, RIGHT OF BANKRUPT TO, 316, 473**

TASSÉ REPORT (1970), 71, 144, 225, 234, 244, 275, 279, 299, 358, 367, 400

TRUSTEE, See ADMINISTRATION; ADMINISTRATIVE JURISDICTION; BANKRUPTCY ESTATE; CLOSING ESTATE; PROPERTY, COLLECTION OF; PROPOSALS; REOPENING **ESTATE; SECURED CREDITORS; SECURITIES FIRM BANKRUPTCIES** 

TWYNE'S CASE, 366, 368-370

**UNCITRAL MODEL LAW, 128-129, 139** 

# UNDERVALUE TRANSFERS

application to court, 397-398 generally, 397 insolvency of debtor, 398-399 intended to defraud, defeat or delay creditor, 398 party or party privy to transfer, 398 suspect periods, 399

## UNREALIZABLE PROPERTY, DISPOSAL OF, 495-496

### **VIEW, See PREFERENCES**

# **VOLUNTARY BANKRUTPCY**

annulment, 263-264 assignment, effect of filing, 263 essential/necessary conditions, 261 legislative history Australian practice, 257

conservative philosophy of bankruptcy, 255 counselling, introduction of, 256 debate over dangers and benefits, 254 origins, 253 post-WWII conditions, 255 stigma factor, 254, 255 U.S. practice, 257-258 voluntary vs. involuntary procedures, 256

official receiver, acceptance/refusal to accept assignment, 262-263 place of filing, 261-262

who may make assignment, 258-261

# **VOTING, See CREDITORS' MEETINGS; PROPOSAL**

# WAGE EARNER PROTECTION PROGRAM ACT, 27, 434, 459, 466, 528-529

# WAGES

nominal wage earners exempt from being adjudged bankrupt, 271 proof of claim, 442 provable debt, 434 s. 136 priorities, 464-465 super-priority for wage claims, 359-360

WINDING-UP AND RESTRUCTURING ACT, 27, 33