
Index

A

Accountants

- professional fees, whether constitute unfair preference, 7-21
- trust account regulation, 16-17

Administration *see* **Voluntary administration**

Administrator *see* **Voluntary administrator**

Avoidance provisions

- Bankruptcy Act, 9
- Corporations Act, 8-9

B

Bankruptcy

- Canada, position in *see* **Canada**
- discharge from
 - New Zealand decision, 57-59
- joint tenancy, severance of
 - Anderson v Peldan*, 243-244
- notices *see* **Bankruptcy notice**
- transfer of property rights
 - Anderson v Peldan*, 243-244

Bankruptcy notice

- execution of, definition, 174
- execution of judgment on assigned debts, 173
 - imperfect judgments, 173-177
- expired, 178

Beneficiary

- trustee company, of, status
 - Phelan v Ambridge Corporation*, 242-243

Book review

Keay's Insolvency, Personal and Corporate Law and Practice, Michael Murray, 5th edition, 254

C

Canada

- bankruptcy legislation, 67
 - amendments, 67-68
- collective bargaining agreements, 72-73
- equitable subordination, 82
- executory contracts, 68-69
 - assignment of, 71
 - assumption of, 71
 - disclaimer of, 69-71

- elements, 69
- Canada – continued**
 - pre-bankruptcy transactions, review of, 73
 - gifts, 74
 - transfers at undervalue, 74-75
 - preferences, 76-79
 - subordination of claims
 - equity claims, 81-82
 - subordination agreements, 79-81
- Caveats**
 - contaminated land, over, 37
- Cherry v Boulton, rule in**, 22, 24-25
 - applicability, 27, 32
 - cross-obligations, requirement, 27-31
 - elements, 27
 - operation, 27
- Clearing house arrangements**
 - British Eagle* case, 180-181
- Cole Report**
 - trade unions, role of, 158-160
- Contaminated land**
 - administrator, liability of, 34
 - directors, recovery from, 40
 - EPA
 - administration by, 34
 - appeals, 36
 - caveat, issue by, 37
 - charge, 37
 - costs, 36-37
 - information and records provided to, 40
 - investigation order, 35, 38-39
 - powers, 35
 - 'practicable', 35-36
 - remediation order, 35, 38-39
 - secured creditor, as a, 37-38
 - holding companies, 39
 - legislation, 33
 - appropriate persons, application to, 34
 - lender, liability of, 34
 - liquidator, liability of, 34
 - notional owner of, 34
 - personal compliance, 38
 - transfer of land 2 years prior, 39
 - polluter
 - recovery of costs from, 36

Contaminated land – continued

- who is, 36-37
- receiver, liability of, 34
- reporting, 38
- trustee, liability of, 34

Court

- liquidators
 - directions to *see* **Liquidator**
 - removal of, 139-150
- voluntary liquidator, removal of, 139-150
- winding up by *see* **Winding up by the court**

Creditor committees

- appointment, 198-199
- company property, no purchases of, 201-202
- conflict of interest, 203
- contracting out of liability, 203
- deeds of company arrangement, in *see* **Deed of company arrangement**
- discretion, proper exercise of, 203
- liability of members, 199-201
 - contracting out of, 203-204
- liquidations, in *see* **Liquidation**
- members
 - company officers, as, 199-200
 - fiduciaries, as, 200
 - liability of, 199-201
 - statutory prohibitions on, 201
- no profit from transactions, 201
- powers, 196
- remuneration, 202
- restrictions on, 201-203
- term, use of, 195
- voluntary administrations, in *see* **Voluntary administration**

Creditors' voluntary winding up *see* **Voluntary winding up****Deed of company arrangement**

- administrator, role of, 168
- committees of inspection, 197
 - appointment of, 198-199
 - contracting out of liability, 203
 - restrictions on members, 201-203
 - statutory prohibitions on members, 201
- effect, 168
- GEERS advances, effect on, 245-248
 - Commonwealth v Rocklea*, 245-248

Deed of company arrangement – *continued*

- general principles, 247
- standing, 246
- insolvent trading
 - liability of directors where company under, 170-172

Directors *see also* Officers

- contaminated land, liability for, 38, 40
- definition, 43
- duties of *see* **Directors' duties**
- trustee corporations, of
 - full indemnity, entitlement to, 112-114
 - personal liability, 111-115

Directors' duties

- insolvent trading, duty to prevent *see* **Insolvent trading**
- New Zealand, in, 124-125
- reckless trading (NZ), 122-126

Discharge

- bankruptcy, from
 - New Zealand decision, 57-59

Disclaimer

- property, of
 - liquidator, by, 182-184

Employees

- GEERS entitlements *see* **General Employment Entitlements and Redundancy**

Scheme

- preference rights of
 - New Zealand, in *see* **New Zealand**

Environmental Protection Authority (EPA)

- contaminated land
 - administration by, 34
 - appeals, 36
 - caveat, issue by, 37
 - charge, 37
 - costs, 36-37
 - information and records provided to, 40
 - investigation order, 35, 38-39
 - powers, 35
 - 'practicable', 35-36
 - remediation order, 35, 38-39
 - secured creditor, as a, 37-38

Executory contracts

- Canada, in *see* **Canada**
- United States, in *see* **United States**

General Employment Entitlements and Redundancy Scheme (GEERS)

deed of company arrangement, effect on GEERS advances, 245-248

Commonwealth v Rocklea, 245-248

general principles, 247

standing, 246

operation of, 245

what is, 245

Holding companies

contaminated land, liability in relation to, 39

Insolvency

definition, 165

insolvent trading *see* **Insolvent trading**

Insolvent trading

debt, incurring of, 165

deed of company arrangement

liability of directors where company under, 170-172

defences, 45, 47-48, 166

directors' duties in relation to, 165

application, 43

corporations legislation, 42-43

defences, 45, 47-48, 166

elements, 44

Harmer Report, 42

liability, 43, 165-16, 169-172

objective test, 44

reasonable grounds, 44-45

suspicion of insolvency, 44-46

directors' liability for, 43, 165-6, 169-172

New Zealand, in *see* **New Zealand**

provisions, 164

voluntary administration

liability of directors where company under, 169-170

Ion insolvency

trade unions, role of, 161

James Hardie Industries

trade unions, role of, 157-158

Joint tenancy

severance of, effect on bankruptcy

Anderson v Peldan, 243-244

Labour law

Howard government proposed reforms, 154-156

legal theories, 155-156

trade unions *see* **Trade unions**

Legal practitioners

- professional fees, whether constitute unfair preference, 7-21
- trust account regulation, 15-17

Lender

- contaminated land, liability for, 34

Liquidation *see* **Winding up**

Liquidator

- appointment, 136, 138
- bias, removal for, 147-148
- conflict of interest, removal for, 143-146
- contaminated land, liability for, 34
- directions from court, 214-216, 224-226
 - application to court for, 213
 - commercial decisions, 221-222
 - company property, competing purchasers of, 219-220
 - law, questions of, 216-218
 - legal procedure, questions of, 218-219
 - limitations, 220-224
 - matters not able to be determined, 223-224
 - matters not to be considered by liquidator, 222-223
 - sale of company assets, postponing, 219
- disclaimer of property by, 182-184
- impropriety, misconduct or unfitness, removal for, 148-150
- independence, 138
- powers, 135
 - disclaim property, to, 182-184
- registered, appointment of, 136
- removal
 - bias, for, 147-148
 - conflict of interest, for, 143-146
 - costs orders, 151
 - court, by the, 139-150
 - impropriety, misconduct or unfitness, for, 148-150
 - onus of proof, 142-143
 - standing, 141-142
- remuneration of, 87
- setting aside transactions, 39
- status of
 - compulsory winding up, 214-215
 - voluntary winding up, 214-215

New Zealand

- directors' duties, 124-125
- reckless trading, 122-126

New Zealand – continued

- discharge from bankruptcy
 - recent decision, 57-59
- employee preference rights, 229
 - background to changes, 230-234
 - directors, exclusion of, 235-237
 - employee defined, 234
 - government decisions, 234
 - independent contractors, 234
 - Law Commission Report, 233
 - legislative changes, 234-240
 - payments in lieu of notice, 240
 - policy considerations, 230-233
 - redundancy entitlements, 237-239
 - relatives of directors, exclusion of, 237
 - revenue debts, 239
 - wage earner protection fund, 240
- insolvency
 - corporate, 227
 - individual, 227
- insolvent trading provisions, 251-252
 - directors' duties, 251
 - reckless trading, duty of directors to avoid, 122-126
- land in, categories of, 185
- Maori incorporations
 - borrowing powers of, 185-186
- pooling orders in
 - legislation, 249
 - Mountfort v Tasman Pacific Airlines*, 249-253
- preferential payments regime in, 227-230
 - background, 227-228
 - employee creditors *see* employees *above*
 - non-employee creditors, 229
 - policy considerations, 230-232
 - statutory regime, 228-230
 - third party rights, 230
- solvency, test of, 251
- voidable preferences regime, 56-57

Officers *see also* Directors

- committee of creditors
 - members as officers, 199-200
- definition, 199
- statutory duties of, 199-200

One.tel insolvency

trade unions, role of, 160

Pari passu principle, 19

clearing house arrangements, 180-181

Polluter

contaminated land, of

recovery of costs from, 36

who is, 36-37

Pooling orders

New Zealand, in *see* **New Zealand**

Preferential payments *see* **Unfair preferences**

Prepayments

unfair preferences, 10, 12, 18

Professional fees

insolvency practitioners, of *see* **Remuneration of insolvency practitioners**

unfair preference, whether constitute, 7-21

voluntary administrators' remuneration *see* **Voluntary administrators' remuneration**

Receiver

contaminated land, liability for, 34

Redundancy payments

GEERS *see* **General Employment Entitlements and Redundancy Scheme**

preferential payment status of

New Zealand, in, 237-239

what are, 238

Relation-back day

meaning, 8

Remuneration of insolvency practitioners

background to, 87-88

liquidators, 87

'lodestar' amount approach, 94

matters for court to consider, 93

percentage-based approach, 93-94

principles, 88-90

time-based charging, 92-3

voluntary administrators *see* **Voluntary administrators' remuneration**

Running accounts

principle, 9

unfair preferences, 12-14, 18-19

Secured creditor

EPA, as a

contaminated land, of, 37-38

Shareholders

proof of claims in administration, 115-118

Solvency

- determination of, 206-207
 - additional debt finance, 208-211
 - asset realisation, 206-207
 - timing of debts due, 207-208
- test of, 205
 - New Zealand, in, 251

Subordination of claims

- Canada, in *see* **Canada**
- United States, in *see* **United States**

Trade unions

- Cole Report, 158-160
- Howard government proposed labour reforms, 154-155
- insolvency and, 157-161
- Ion insolvency, 161
- James Hardie Industries, 157-158
- One.tel insolvency, 160
- problems caused by, 161
- Waterfront dispute, 160

Transaction

- definition, 8
- voidable *see* **Voidable transactions**

Transfer of property

- severance of joint tenancy, whether
 - Anderson v Peldan*, 243-244

Trust account

- regulation
 - accountants, 16-17
 - legal practitioners, 15-17

Trustee

- contaminated land, liability for, 34
- corporations *see* **Trustee corporations**

Trustee corporations

- beneficiaries of, standing
 - Phelan v Ambridge Corporation*, 242-243
- directors of, liability, 111-115

Unfair preferences

- Canada, in *see* **Canada**
- New Zealand, in *see* **New Zealand**
- pari passu principle, 19
- prepayments, 10, 12, 18
- professional fees, 7-21
 - Beveridge v Whitton*, 14-15

Unfair practices – continued

- debtor-creditor relationship, 17
 - Higgins v GS Enterprises*, 9
 - trust account regulation, 15-17
 - V R Dye & Co*, 11-12
- running accounts, 12-14, 18-19
- United States, in *see* **United States**

United States

- collective bargaining agreements, 72-73
- equitable subordination, 82
- executory contracts, 69
 - assignment of, 71
 - assumption of, 71
 - disclaimer of, 69-71
- pre-bankruptcy transactions
 - transfers at undervalue, 75-76
- preferences, 78
- subordination of claims
 - subordination agreements, 79

Unregistered managed investment schemes

- winding up (s 601EE Corporations Act), 118
- authorities, 119-121

Voidable transactions

- Bankruptcy Act, 9
- Canada, in *see* **Canada**
- conditions to be satisfied, 49, 51
- Corporations Act, 8-9
- good faith defence, 78
- identifying transaction, 49-51
 - acts or omissions giving effect to, 51-54
- New Zealand position, 56-57
- relation-back day, meaning, 8
- running accounts, 9, 12-14
- types of, 49
- unfair preferences *see* **Unfair preferences**
- United States, in *see* **United States**
- unreasonable director-related transactions, 54

Voluntary administration

- committee of creditors, 195
 - appointment, 198
 - contracting out of liability, 203
 - members as company officers, 199
 - powers, 196

Voluntary administration – continued

- restrictions on members, 201-203
 - statutory prohibitions on members, 201
- creditors' meeting
 - removal of administrator at, 138-139
- creditors' voluntary liquidation, transitioning to (s 447A Corporations Act) , 96-98
 - Australasian Memory* case, effect of, 99-100
 - discrimination issues, 109-10
 - Gibbons* decision, 101
 - limits of section, 100
 - members' meeting, relief from holding (s 508), 101-106
 - membership rights, status of, 106-109
 - scope and purpose of s 447A, 99-101
- effect, 137
- insolvent trading
 - liability of directors where company under, 169-170
- objects of, 109
- options for creditors, 97
- procedure, 167-8
- proof of claims by shareholders, 115-118
- ranking of debts and claims, 116
- shareholders' claims, proof of, 115-118
 - Houldsworth* principle, 116-117

Voluntary administrator

- appointment, 136-138
- bias, removal for, 147-148
- conflict of interest, removal for, 143-146
- contaminated land, liability for, 34
- deed of company arrangement, role in, 168
- impropriety, misconduct or unfitness, removal for, 148-150
- independence, 137-138
- liability, 167
- powers, 135
- removal of
 - bias, for, 147-148
 - conflict of interest, for, 143-146
 - costs orders, 151
 - court, by the, 139-150
 - creditors' meeting, at, 138-139
 - impropriety, misconduct or unfitness, for, 148-150
 - onus of proof, 142-143
 - standing, 141-142
- remuneration of *see* **Voluntary administrators' remuneration**

Voluntary administrator – continued

role of, 167

Voluntary administrators' remuneration

determining, 87

informing court and creditors of, 91-92

right to, 87

Stockford decision

facts, 85-87

formal defects, 90-91

Voluntary winding up

appointment of liquidator, 138

voluntary administration, transitioning from (s 447A Corporations Act), 96-98

Australasian Memory case, effect of, 99-100

discrimination issues, 109-10

Gibbons decision, 101

limits of section, 100

members' meeting, relief from holding (s 508), 101-106

membership rights, status of, 106-109

scope and purpose of s 447A, 99-101

Waterfront dispute

trade unions, role of, 160

Winding up

committee of inspection, 195

appointment, 198

contracting out of liability, 203

members as company officers, 199-200

powers, 196

restrictions on members, 201-203

statutory prohibitions on members, 201

contaminated land

avoiding order in relation to, 38-39

court ordered *see* **Winding up by the court**

Otis v Guide Rails case

analysis of decision, 25-32

cross-obligations, 27-31

debt, subsistence of, 31-2

facts, 23-24

issues at hearing, 22-23

rule in *Cherry v Boulton*, application, 27-32

trial judge's reasoning, 24

standing to make application, 181-182

unregistered managed investment schemes (s 601EE Corporations Act), 118

authorities, 119-121

voluntary *see* **Voluntary winding up**

Winding up by the court

appointment of liquidator, 138