## A

### Accountants profession

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

# С

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 Boultbee, 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 <sup>°</sup>practicable<sup>°</sup>, 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
<b>GEERS</b> 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 <i>see</i> 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
proof of claims in administration, 113-118

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 Boultbee, 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
```