
Index

Abuse of process

examination of former employees, 54-55

Administrator

lessee's maintenance obligations, liability for, 81-89
remuneration of, 52-54

Bankruptcy

joint property, severance of, 47
jurisdiction of Family Court, 47
limitation of actions, interaction with, 192-193
non-bankrupt spouse, effect on, 47
notices, 116-120, 188-192
technical requirements, 188-189

Book debts

fixed or floating charge, 228-243
taking security over, 226-246
reform in Australia, 243

Co-operatives

liquidator's power to examine persons, 194-195

Corporate insolvency

remedial constructive trust, 50-52

Corporations Act 2001

s 197, amendments to, 22-36
liability of directors under, 32
meaning of, 30-32
potential abuse by directors, 33
rationale for, 23
relevant cases, 23-27
s 447A, constitutional basis of, 135-149
abuse of provisions, 144-146
constitutional validity, assessing, 139
judicial power, as, 141
s 564
court's discretion to make order under, 150-172
matters to be regarded, 165-168
nature of discretion, 163
purpose of, 151
reform of, 168-171
two limbs of, 152-162

Creditor

participation in insolvency proceedings, 173-187
employees as creditors, 183
factors affecting level of, 181-182
international insolvency law standards, 174-176

Creditor – continued

- multilateral insolvency standards, impact of, 176, 183-187
- preferential distributions under s 564, 150-172
- secured creditors, 182
- trading trust, of, 7-8
 - access to assets of discretionary trust, 11

Customer lists

- collection of customers' data, 102
- conflict between insolvency and privacy law, 103
- electronic, 100
- opt-in settlements, 105
- opt-out settlements, 104
- property, as, 100
- sale of
 - Australian law, 108-109, 111
 - liquidator, by, 107
 - privacy in, 99-114
 - provisional liquidator, by, 107
 - regulation of, 101
 - South African law, 107, 109-111

Debt

- book *see* **Book debts**
- definition, 120-122

Deed of company arrangement

- remuneration of administrator, 52-54

Derivative transactions

- expiration date, 75
- exposures under, 67-80
- hedging, 74-75
- insolvency, definition, 76
 - Sons of Gwalia, 74, 79
- ISDA Master Agreement*, obligations under, 68-72
 - Enron* decisions, 72-74
- payment obligations
 - additional termination event, 72
 - "close-out amount", definition, 74
 - early termination, 73
 - events of default, 72
 - hedge book, in, 80
 - prospective and contingent claims, 78
- purpose of, 68

Directors

- duties under Pt 2D.1, 35
- guarantor of trust deeds, as, 36
- insurance against debts, liabilities and obligations, 35
- liability to discharge debts under new s 197, 22-36

defence provision, lack of, 34, 35
potential abuse by directors, 33

Discretionary trusts

access to assets, 11
beneficiary and appointor, 11
Family Court, power of, 12

Employees

examination of former, 54-55

Estoppel

remedial constructive trust and, 51

Examination

former employees of insolvent company, of
abuse of process, whether, 54-55
liquidator of co-operative, powers of, 194-195

Hedge book

derivative exposures, 67
payment obligations in
assessment of solvency, effect on, 80

Insolvency

cash flow test, 76-8
creditor participation in proceedings, 173-187
international standards, 174-176
multilateral standards, impact of, 176, 183-187
cross-border proceedings, 115-116
customer lists, sale of, 99-114
definition, 76
derivatives exposure, arising from, 75-78
New Zealand law reform, 254-263
Commerce Committee's recommendations, 256-262
trading during, 195-198

Land

held in trust, 10

Leased property

administrator's obligations, 81-89
continued use during voluntary administration, 81

Liability

trustee of trading trust, of, 9

Limitation of actions

bankruptcy legislation, interaction with, 192-194

Personal property securities

law reform, 211-225

Personal property securities – continued

- history of, 220
- international models, 222
- registration systems, 213-220
- Review of the law on Personal Property Securities Options Paper*, 212, 221
- taking security over, 212

Preferential distribution

- creditor funding under s 564, 150-172
- property
 - “protected or preserved”, 159-160, 172
 - “recovered”, 154, 172

Privacy law

- conflict with insolvency law, 103-105
- privacy policy
 - enforceable contract, as, 106
 - insolvency, in, 107-112
 - remedies for breach of, 106
- sale of customer lists, 99-114
- South African law, 109-113

Receivership

- amendments to New Zealand law, 123-126
- surplus moneys, distribution of, 123-126

Reckless trading

- directors’ duty to avoid, 199-203
 - causation, 203
 - culpability, 203
 - New Zealand law, 200-202
 - quantum, 202

Remedial constructive trust

- corporate insolvency, in, 50-52
- equitable title awarded through use of, 50

Remuneration

- administrator of deed of company arrangement, of, 52-54

Sequestration of estate

- solvent spouse of insolvent debtor, effect on, 37-49
 - comparison with Australian law, 47
 - constitutionality
 - erroneous release of property, 41
 - impeachable dispositions, 43
 - permanent exclusion of property, 39
 - temporary releasing order, 39
- South African law, 37-49

Set-off

- voidable preferences and, 56-60

Spouse of insolvent

- bankruptcy law, 47
- definition, 38
- joint property issues, 47
- South African law
 - sequestration of estate, effect of, 37-46

Title clauses

- retention of, 247-249

Trading trusts

- accounting standards, 19
- aspects of, 7-21
- corporate trustee
 - liquidation of, 12
- loans to, 12
 - remuneration, recovery from assets of trust, 14-16
 - replacement of, 12-14, 16
- deadlock in trustee company, 16
- definition, 8
- director of trustee company, liability of, 17-19
 - insolvent trading, for, 19
 - misleading or deceptive conduct, for, 19
- discretionary trusts *see* **Discretionary trusts**
- insolvent trusts
 - creditors' position, 7-8
- land held in trust, 10
- liability of trustee, 9
- loans to corporate trustee, 12
- remuneration, recovery from assets of trust, 14-16
- reporting requirements, 19
- right of indemnity, 9
- shams, 11
- unit trusts, 16-17
- what constitutes, 9-10

Trading while insolvent

- case law, 195-198
- disqualification, 196
- exoneration, 196

Trusts

- definition, 8
- discretionary *see* **Discretionary trusts**
- trading *see* **Trading trusts**

Unfair preference claims

- "peak indebtedness rule", 90-99
 - abolition, case for, 94
 - application following enactment of s 588FA(3), 93
- case law, 92

Unfair preference claims – *continued*

- “running account” doctrine, 91
 - codification of, 91-92
- “ultimate effect” doctrine, 95-96
- voidable transactions, as, 90

Voidable transactions

- preferential effect against liquidator, 56-60
- unfair preferences as, 90

Voluntary administration

- leased property, what happens to, 81-89
- s 447A of *Corporations Act 2001*
 - breach of “commercial morality”, 146-148
 - constitutional basis, 135-149
 - judicial power, 141-144
 - purpose, 135-137

Winding-up notices

- premature publication, 249-253

Winding-up proceedings

- dismissal, grounds for
 - premature publication of notice, 249-253
- preferential distribution under s 564, 150-172
 - “property”, definition of, 153