

# Mississippi College Law Review

---

Volume 18  
Issue 2 *Vol. 18 Iss. 2*

Article 2

---

1998

## Table of Contents-Issue 2

MC Law

Follow this and additional works at: <https://dc.law.mc.edu/lawreview>



Part of the [Law Commons](#)

---

### Custom Citation

18 Miss. C. L. Rev. [v] (1997-1998)

This Table of Contents is brought to you for free and open access by MC Law Digital Commons. It has been accepted for inclusion in Mississippi College Law Review by an authorized editor of MC Law Digital Commons. For more information, please contact [walter@mc.edu](mailto:walter@mc.edu).

# MISSISSIPPI COLLEGE LAW REVIEW

VOLUME 18

SPRING 1998

ISSUE 2

## CONTENTS

### SYMPOSIUM: AN ANALYSIS OF DEVELOPMENTS IN BANKRUPTCY LAW

FOREWORD <i>Scott F. Norberg &amp; Todd J. Zywicki</i> . . . . .	281
INTRODUCTION BANKRUPTCY: THE NEED FOR BALANCE <i>Brady C. Williamson &amp; Ralph Vosskamp</i> . . . . .	285
MEND IT, DON'T END IT: THE CASE FOR RETAINING THE DISINTERESTEDNESS REQUIREMENT FOR DEBTOR IN POSSESSION'S PROFESSIONALS <i>Todd J. Zywicki</i> . . . . .	291
STANDARDS FOR THE EMPLOYMENT OF PROFESSIONALS IN BANKRUPTCY CASES: A RESPONSE TO PROFESSOR ZYWICKI'S "CASE FOR RETAINING THE DISINTERESTEDNESS REQUIREMENT FOR DEBTOR IN POSSESSION'S PROFESSIONALS" <i>Gerald K. Smith</i> . . . . .	327
THE BOILING POT OF LAWYER CONFLICTS IN BANKRUPTCY <i>Charles W. Wolfram</i> . . . . .	383
OF BUBBLING POTS AND BANKRUPTCY ETHICS: A COMMENT ON WOLFRAM AND SMITH <i>Todd J. Zywicki</i> . . . . .	399
THE NATIONAL BANKRUPTCY REVIEW COMMISSION'S RECOMMENDATION ON CLASSIFICATION OF CLAIMS IN CHAPTER 11 <i>Scott F. Norberg</i> . . . . .	411
COMPELLING SETTLEMENT AGREEMENTS IN BANKRUPTCY CASES: HOLDING THEIR FEET TO THE FIRE <i>Neil P. Olack &amp; Kristina M. Johnson</i> . . . . .	427
BASIC PRINCIPLES OF BANKRUPTCY AND STATE RECLAMATION <i>Craig M. Geno, Esquire &amp; Meade W. Mitchell, Esquire</i> . . . . .	443
WHEN THE DEALER GOES BUST: ISSUES IN CASINO BANKRUPTCIES <i>John M. Czarnetzky</i> . . . . .	459
TOLLING THE THREE-YEAR PERIOD FOR DISCHARGE OF INCOME TAXES: IS THERE PLAIN MEANING IN 11 U.S.C. § 507(a)(8)(A)(i)? <i>The Honorable William Houston Brown &amp; Daniel Alan Hawtof</i> . . . . .	483
THE EFFECT OF A PRE-BANKRUPTCY JUDICIAL LIEN ON THE POST-BANKRUPTCY ACCRUAL IN VALUE OF EXEMPT PROPERTY <i>Judge David W. Houston, III &amp; David J. Puddister</i> . . . . .	497

## NOTE

SETTING THE STANDARDS FOR APPOINTMENT OF A CHAPTER 11 TRUSTEE UNDER § 1104(A)(1) OF THE BANKRUPTCY CODE: CAN A DEBTOR COOPERATIVE REMAIN IN POSSESSION? <i>Canjun Electric Cooperative, Inc. v. Central Louisiana Electric Co.</i> . . . . .	509
---	-----

