

Table of Contents

Introduction

Chapter 1 – Energy

- A. The Predictable Unpredictability of Global Oil Prices, and What It Means for Professionals
- B. Protections for Oil and Gas Operators and Working Interest Owners in a Bust Cycle
- C. A “Plug” for Priority Claims in Oil and Gas Cases
- D. Will the Pipeline Continue to Flow After *Sabine*?
- E. Codification of Oil and Gas Lien Claimants’ Preference Defense?
- F. Do MVCs in Midstream Contracts Give Rise to Administrative-Expense Claims in Oil and Gas Cases?

Chapter 2 – Professional Fees Post-ASARCO

- A. The *Boomerang* Effect
- B. Fees on Fees Prohibited by the Supreme Court: The Aftershock
- C. Professional Fees, Corporate Governance, Predictability and Transparency in Chapter 11

- D. Fees Incurred in Defending Fee Applications Post-*Baker Botts*
- E. NHL Scores Big on Attorneys' Fees Against Nondebtors

Chapter 3 – Asset Sales

- A. Rounding the Square Peg
- B. *Revel*: To Stay or Not to Stay?
Third Circuit Reveals the Answer
- C. Caveat Emptor for § 363 Sales?

Chapter 4 – Claims

- A. Seeing the Future Clearly: The Make-Whole Decisions in *EFH*
- B. Enough Is Enough: Bank's Bad Faith Results in Lien Avoidance
- C. Zero Times Something Is Still Zero
- D. Section 1111(b) Elections

Chapter 5 – Fraud

- A. Applying the *Bullock* § 523(a)(4) Defalcation Standard
- B. What's Next After *Husky v. Ritz*: Has Pandora's Box Been Opened?
- C. Judging Fraud: The Case of Relying on Wrong Information
- D. *Lyondell* on the Imputation of Fraudulent Intent

Chapter 6 – Bankruptcy Practice

- A. So You Want to Arbitrate a Chose in Action Obtained Through an ABC?
- B. Technology’s Impact on Bankruptcy Litigation
- C. I “Noticed” You Want a Third-Party Release...
- D. Inaction as Implied Consent
- E. *ASARCO* Decisions: They Aren’t Just About Legal Fees Anymore

Chapter 7 – Industry-Specific Chapter 11 Issues and Developments

- A. Two Health Care Providers’ Critical —Yet Curious — Search for Bankruptcy Court Jurisdiction
- B. Healthy Outcomes from HIPAA and Corporate Bankruptcy
- C. Why Are U.S. Retail Reorganizations So Hard?
- D. A Tale of Two Industries and the Bankruptcy Code
- E. “Spotlight” on Diocesan Chapter 11s
- F. Bankruptcy Court: Religious Court’s Edict Violated the Automatic Stay

Chapter 8 – International Matters

- A. Inside the “Brexit Bubble”: What’s Next for the U.K.?
- B. The Model Law: Is It Time for the U.K. to Change Tack?
- C. Cross-Border, Cross-Debtor, Multi-Debtor Issues in

Proceedings

D. What Did You Expect? Insolvency Forum Clauses

Chapter 9 – Public Debt

A. Fixing Our Infrastructure May Require Fixing the Bankruptcy Code

B. Puerto Rico's Real Crisis Is Credibility