

Bibliography

- — ‘Bankruptcy in English Private International Law. II: Foreign Adjudications’ (1955) 4 Intl & Comp LQ 1 (published online by CUP in 2008)
- Abbasov A, ‘Protection of Dissenting Creditors’ Interests: Direct Application of the “Substantive Fairness” Test While Considering the Recognition of Foreign Restructuring Plans’ (2022) Richard Turton Award Paper 2021 <https://insol.azureedge.net/cmsstorage/insol/media/documents_files/richard%20turton%20award%20papers/richard-turton-award-final-paper-2021.pdf> accessed 21 October 2025 (Overview: Eurofenix [Aut 2022] 32; INSOL World [4th qtr 2022] 42)
- Adams ES, ‘Toward a New Conceptualization of the Absolute Priority Rule and Its New Value Exception [1993] Det C L Rev 1445
- — and Finche JK, ‘Coordinating Cross-Border Bankruptcy: How Territorialism Saves Universalism’ (2008) 15 Colum J Eur L 43
- Akkermans B, ‘Public Policy (Orde Public): A Comparative Analysis of National, Private International Law, and EU Public Policy’ (2019) 8 EPLJ 260
- Baird DG, ‘The Uneasy Case for Corporate Reorganizations’ (1986) 15 J Legal Stud 127
- — ‘Priority Matters: Absolute Priority, Relative Priority, and the Costs of Bankruptcy’ (2016) 165 U Pa L Rev 785
- — and Bernstein DS, ‘Absolute Priority, Valuation Uncertainty, and the Reorganization Bargain’ (2006) 115 Yale LJ 1930
- Ballerini G, ‘The Priorities Dilemma in the EU Preventive Restructuring Directive: Absolute or Relative Priority Rule?’ (2021) 30 Intl Ins Rev 7
- Bork R, *Principles of Cross-Border Insolvency Law* (Intersentia 2017)
- — ‘Article 22’ in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)
- Boshkoff DG, ‘United States Judicial Assistance in Cross-Border Insolvencies’ (1987) 36 Intl Comp LQ 729
- Brady J, ‘Investor Protections in England: The Non-Recognition of the Foreign Discharge of English Law-Governed Debt’ (2019) 15 Pratt’s J Bankr L 22
- Briggs J, ‘Bars to Common Law Recognition’ in Richard Sheldon (ed) *Cross-Border Insolvency* (4th edn, Bloomsbury Professional 2015)
- Brubaker R, ‘Bankruptcy Injunctions and Complex Litigation: A Critical Reappraisal of Non-Debtor Releases in Chapter 11 Reorganizations’ [1997] U Ill L Rev 959
- Brunstad GEJ and Sigal M, ‘Competitive Choice Theory and the Unresolved Doctrines of Classification and Unfair Discrimination in Business Reorganizations under the Bankruptcy Code’ (1999) 55 Bus Law 1
- Buckel E, ‘Curbing Comity: The Increasingly Expansive Public Policy Exception of Chapter 15’ (2013) 44 Geo J Intl L 1281

Bibliography

- Carnevale M, 'Is Gifting Dead in Chapter 11 Reorganizations? Examining Absolute Priority in the Wake of the Second Circuit's No-Gift Rule in re DBSD' (2012) 15 U Pa J Bus L 225
- Carter PB, 'The Role of Public Policy in English Private International Law' (1993) 42 Intl & Comp LQ 1
- Casey AJ, 'Chapter 11's Renegotiation Framework and the Purpose of Corporate Bankruptcy' (2020) 120 Colum L Rev 1709
- —, Gurrea-Martínez A, and Rasmussen RK, 'A Commitment Rule for Insolvency Forum' (23 January 2024) ECGI Law Working Paper No. 754/2024 <<https://ssrn.com/abstract=4704029>> accessed 21 October 2025
- — and Macey JC, 'Purdue Pharma and the New Bankruptcy Exceptionalism' (2025) [2024] Sup C Rev 365
- Chng K, 'A Theoretical Perspective of the Public Policy Doctrine in the Conflict of Laws' (2018) 14 J Priv Intl L 130
- Chung JJ, 'In Re Qimonda AG: The Conflict between Comity and the Public Policy Exception in Chapter 15 of the Bankruptcy Code' (2014) 32 BU Intl LJ 89
- Coco D, 'Third-Party Bankruptcy Releases: An Analysis of Consent Through the Lenses of Due Process and Contract Law' (2019) 88 Fordham L Rev 231
- Collins (of Mapesbury, Lord) and Harris J (eds), *Dicey, Morris & Collins on the Conflict of Laws* (16th edn, Sweet & Maxwell 2022)
- Committee on Bankruptcy and Corporate Reorganization of the Association of the Bar the City of New York (ABCNY), 'Making the Test for Unfair Discrimination More "Fair": A Proposal' (2002) 58 Bus Law 83
- Davies DJL, 'The Influence of Huber's De Conflictu Legum on English Private International Law' (1937) 18 Brit YB Intl L 49
- de Weijers R, 'Too Big to Fail as a Game of Chicken with the State: What Insolvency Law Theory Has to Say About TBTF and Vice Versa' (2013) 14 EBOR 201
- —, Jonkers AL, and Malakotipour M, 'The Imminent Distortion of European Insolvency Law: How the European Union Erodes the Basic Fabric of Private Law by Allowing "Relative Priority" (RPR)' (11 March 2019) Amsterdam Law School Research Paper No 2019-10, Centre for the Study of European Contract Law Working Paper No 2019-05 <<https://ssrn.com/abstract=3350375>> accessed 21 October 2025
- Dodge WS, 'International Comity in American Law' (2015) 115 Colum L Rev 2071
- Eberhart AC, Moore WT, and Roenfeldt RL, 'Security Pricing and Deviations from the Absolute Priority Rule in Bankruptcy Proceedings' (1990) 45 J Fin 1457
- Eidenmuller H, 'What Is an Insolvency Proceeding' (2018) 92 Am Bankr LJ 53
- Financial Markets Law Committee (FMLC), 'The Rule in Gibbs: Exploring its Value and Practical Use in the Financial Markets as a Guarantor of Legal Predictability' (29 February 2024) <<https://fmlc.org/wp-content/uploads/2024/02/Paper-The-Rule-in-Gibbs-Exploring-its-value-and-practical-use-in-the-financial-markets-as-a-guarantor-of-legal-predictability-29-February-2024.pdf>> accessed 21 October 2025
- Fisher TCG and Martel J, 'Does It Matter How Bankruptcy Judges Evaluate the Creditors' Best-Interests Test' (2007) 81 Am Bankr LJ 497

- Fletcher IF, *The Law of Insolvency* (5th edn, Sweet & Maxwell 2017)
- Garza MA, 'When Is Cross-Border Insolvency Recognition Manifestly Contrary to Public Policy' (2015) 38 *Fordham Intl LJ* 1587
- Ghodoosi F, 'The Concept of Public Policy in Law: Revisiting the Role of the Public Policy Doctrine in the Enforcement of Private Legal Arrangements' (2016) 94 *Neb L Rev* 685
- Glosband DM, 'Common Law Perspective on UNCITRAL Instruments on Insolvency Law' in Ángel María Ballesteros Barros and David Amable Morán Bovio (eds), *Insolvency Law in UNCITRAL: Instruments and Comments* (Editorial Aranzadi 2023)
- Godwin A, Howse T and Ramsay I, 'The Inherent Power of Common Law Courts to Provide Assistance in Cross-Border Insolvencies: From Comity to Complexity' (2017) 26 *Intl Ins Rev* 5
- Grohsgal B, 'How Absolute Is the Absolute Priority Rule in Bankruptcy: The Case for Structured Dismissals' (2017) 8 *Wm & Mary Bus L Rev* 439
- Gropper AL, 'The Curious Disappearance of Choice of Law as an Issue in Chapter 15 Cases' (2014) 9 *Brook J Corp Fin & Com L* 57
- Grossman A, 'Conflict of Laws in the Discharge of Debts in Bankruptcy' (1996) 5 *Intl Ins Rev* 1
- Hicks J, 'Foxes Guarding the Henhouse: The Modern Best Interests of Creditors Test in Chapter 11 Reorganizations' (2005) 5 *Nev LJ* 820
- Ho LC, *Cross-Border Insolvency: Principles and Practice* (Sweet & Maxwell 2016)
- Insolvency Service (UK), 'Implementation of Two UNCITRAL Model Laws on Insolvency Consultation' (published 7 July 2022, updated 10 July 2023) <<https://www.gov.uk/government/consultations/implementation-of-two-uncitral-model-laws-on-insolvency/implementation-of-two-uncitral-model-laws-on-insolvency-consultation>> accessed 21 October 2025
- — 'Implementation of Two UNCITRAL Model Laws on Insolvency: Summary of Consultation Responses and Government Response' (updated 10 July 2023 <<https://www.gov.uk/government/consultations/implementation-of-two-uncitral-model-law-s-on-insolvency/outcome/implementation-of-two-uncitral-model-laws-on-insolvency-summary-of-consultation-responses-and-government-response#:~:text=On%20%20July%202022%20the,Law%20>> accessed 21 October 2025
- International Bank of Azerbaijan, 'ABB Launches Debt Restructuring Offer to its Creditors' (2017) <<https://abb-bank.az/en/maliyye-ve-investisiya/diger-melumatlar/press-relizler/londonda-azerbaycan-beynelxalq-bankinin-xarici-kreditorlari-ile-gorus-keci-rihib>> accessed 21 October 2025
- — 'Reports' <<https://abb-bank.az/en/hesabatlar>> accessed 21 October 2025
- Jackson TH, 'Bankruptcy, Non-Bankruptcy Entitlements, and the Creditors' Bargain' (1982) 91 *Yale LJ* 857
- Janger EJ, 'Universal Proceduralism' (2007) 32 *Brook J Intl L* 819

Bibliography

- — ‘Virtual Territoriality’ (2010) 48 Colum J Transnatl L 401
- Johnson MM, ‘The Not-So-Settled Absolute Priority Rule: The Continued Threat of Priority-Deviation Through Interim Distributions of Assets in Chapter 11 Bankruptcy’ (2017) 13 Seton Hall Cir Rev 291
- Klee KN, ‘All You Ever Wanted to Know about Cram Down under the New Bankruptcy Code’ (1979) 53 Am Bankr LJ 133
- Krohn A, ‘Rethinking Priority: The Dawn of the Relative Priority Rule and the New “Best Interests of Creditors” Test in the European Union’ (2021) 30 Intl Ins Rev 75
- Lobo ED and Soltman DJ, ‘Azeri Restructuring Could Test Limits of Chapter 15 Foreign Plan Enforcement’ (2018) 5 (Winter 2017-2018) Emerg Mark Rest J 37
- LoPucki LM, ‘Cooperation in International Bankruptcy: A Post-Universalist Approach’ (1998-1999) 84 Cornell L Rev 696
- Lubben SJ, ‘The Overstated Absolute Priority Rule’ (2016) 21 Fordham J Corp & Fin L 581
- Madaus S, ‘Leaving the Shadows of US Bankruptcy Law: A Proposal to Divide the Realms of Insolvency and Restructuring Law’ (2018) 19 EBOR 615
- — ‘The Rule in Gibbs, or How to Protect Local Debt from a Foreign Discharge’ (OBLB 19 December 2018) <<https://blogs.law.ox.ac.uk/business-law-blog/blog/2018/12/rule-gibbs-or-how-protect-local-debt-foreign-discharge>> accessed 21 October 2025
- — ‘Is the Relative Priority Rule Right for Your Jurisdiction? A Simple Guide to RPR’ (18 January 2020) <https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3827696> accessed 21 October 2025
- — ‘Corporate Reorganisation Law and the Shaping Powers of Market Realities and Doctrinal Concepts’ (2022) 42 OJLS 1195
- — ‘The Cross-border Effects of Restructurings’ in Katharina de la Durantaye and others (eds), *Festschrift für Christoph G. Paulus zum 70. Geburtstag* (CH Beck 2022)
- — ‘Are Non-EU Preventive Restructuring Plans Effective in Germany?’ (2025) 22 Int Corp Res 198
- — ‘Article 25: Cooperation and Direct Communication Between a Court of This State and Foreign Courts or Foreign Representatives’ in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)
- Mankowski P and Langenhagen S, ‘Germany’ in Olaf Meyer (ed), *Public Policy and Private International Law: A Comparative Guide* (Edward Elgar Publishing 2022)
- Markell BA, ‘A New Perspective on Unfair Discrimination in Chapter 11’ (1998) 72 Am Bankr LJ 227
- — ‘Slouching Toward Fairness: A Reply to the ABCNY’s Proposal on Unfair Discrimination’ (2002) 58 Bus Law 109
- — ‘The International Two-Step: Recognizing Domestic Chapter 15 Reorganizations’ (2024) 98 Am Bankr LJ 1

- McCormack G, 'US Exceptionalism and UK Localism? Cross-border Insolvency Law in Comparative Perspective' (2016) 36 *Legal Studies* 136
- — 'UK Contracts and Modification under Foreign Law: Time to Consign the Gibbs Rule to Legal History?' (2024) 2023 (4) *J Bus L* 290 (a repository copy: <<https://eprints.whiterose.ac.uk/198398/3/Modification%20of%20English%20law%20contracts.pdf>> accessed 21 October 2025)
- — and Wan WY, 'The UNCITRAL Model Law on Cross-Border Insolvency Comes of Age: New Times or New Paradigms' (2019) 54 *Tex Intl L J* 273
- Metreveli L, 'Toward Standardized Enforcement of Cross-Border Insolvency Decisions: Encouraging the United States to Adopt UNCITRAL's Recent Amendment to Its Model Law on Cross-Border Insolvency' (2017) 51 *Colum JL & Soc Probs* 315
- Mevorach I, 'On the Road to Universalism: A Comparative and Empirical Study of the UNCITRAL Model Law on Cross-Border Insolvency' (2011) 12 *EBOR* 517
- — *The Future of Cross-Border Insolvency: Overcoming Biases and Closing Gaps* (OUP 2018)
- — 'Overlapping International Instruments for Enforcement of Insolvency Judgments: Undermining or Strengthening Universalism?' (2021) 22 *EBOR* 283
- — and Walters A, 'The Characterization of Pre-Insolvency Proceedings in Private International Law' (2020) 21 *EBOR* 855
- Meyer O, 'A Flexible System in Flux: On the Realignment of Public Policy' in Olaf Meyer (ed), *Public Policy and Private International Law: A Comparative Guide* (Edward Elgar Publishing 2022)
- Mills A, 'The Dimensions of Public Policy in Private International Law' (2008) 4 *J Priv Intl L* 201
- Mokal RJ, 'On Fairness and Efficiency' (2003) 66 *MLR* 452
- — *Corporate Insolvency Law: Theory and Application* (OUP 2005)
- — 'Shopping and Scheming, and the Rule in Gibbs' [2017 March] *South Square Digest* 58
- — 'Fairness' in Lorenzo Stanghellini and others (eds), *Best Practices in European Restructuring: Contractualised Distress Resolution in the Shadow of the Law* (Wolters Kluwer 2018)
- — 'The Goals, Contents, and Structure of the Plan' (with help from Case CG and Stanghellini L) in Lorenzo Stanghellini and others (eds), *Best Practices in European Restructuring: Contractualised Distress Resolution in the Shadow of the Law* (Wolters Kluwer 2018)
- — 'The Two Conditions for the Pt 26A Cram Down' (2020) 11 *JIBFL* 730
- — 'The Court's Discretion in Relation to the Pt 26A Cram Down' (2021) 1 *JIBFL* 12
- — 'What is an Insolvency Proceeding? *Gategroup* Lands in a Gated Community' (2022) 31 *Intl Ins Rev* 418
- — 'Cram Dos, Don'ts, and Darn Its: The 'Too Much Unfair Value' Approach to the UK Cramdown' [2025 April] *South Square Digest* 36
- — and Tirado I, 'Has Newton Had His Day? Relativity and Realism in European Restructuring' (2019) 4 *JIBFL* 233

Bibliography

- — and others, 'The Cramdown: A Conceptual Framework' in Jennifer Payne and Kristin van Zwieten (eds), *Corporate Restructuring Law in Flux* (Hart Publishing 2025)
- Mund SC, '11 U.S.C. 1506: U.S. Courts Keep a Tight Rein on the Public Policy Exception, but the Potential to Undermine Internationals Cooperation in Insolvency Proceedings Remains' (2010) 28 *Wis Intl LJ* 325
- Nadelmann KH, 'Solomons v. Ross and International Bankruptcy Law' (1946) 9 *MLR* 154
- — 'Compositions: Reorganizations and Arrangements: In the Conflict of Laws' (1948) 61 *Harv LR* 804
- — 'Introduction - The Comity Doctrine' (1966) 65 *Mich L Rev* 1
- Nelson TG, 'Down in Flames: Three U.S. Courts Decline Recognition to Judgments from Mexico, Citing Corruption' (2010) 44 *Intl L* 897
- Neville DS, 'The New Value Exception to the Chapter 11 Absolute Priority Rule' (1995) 60 *Mo L Rev* 465
- Noirault L, 'Rule in Gibbs: The Continuation of Territorialism by Other Means?' (2025) 15 *Harv Bus L Rev* 325
- Olivares-Caminal R and others, *Debt Restructuring* (3rd edn, OUP 2022)
- Omar PJ, 'The Landscape of International Insolvency Law' (2002) 11 *Intl Ins Rev* 173
- Oxford English Dictionary, 'interest, n, sense I.1.b' (*OED Online*, OUP December 2024) <https://www.oed.com/dictionary/interest_n?tab=meaning_and_use#260186> accessed 21 October 2025
- Paterson S, 'Rethinking the Role of the Law of Corporate Distress in the Twenty-First Century' (2014) LSE Law, Society and Economy Working Papers 27/2014 <https://eprints.lse.ac.uk/60583/1/WPS2014-27_Paterson.pdf> accessed 21 October 2025
- — 'Debt Restructuring and Notions of Fairness' (2017) 80 *MLR* 600
- — 'Reflections on English Law Schemes of Arrangement in Distress and Proposals for Reform' (2018) 15 *ECFR* 472
- — 'Judicial Discretion in Part 26A Restructuring Plan Procedures' (24 January 2022) <https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4016519> accessed 21 October 2025
- — 'The Conceptual Foundation of Cross-class Cramdown (18 September 2024) <https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4959732> accessed 21 October 2025
- — 'A Qualified Defence of the Rule in Gibbs' (15 April 2025) LSE Legal Studies Working Paper 6/2025 <https://papers.ssrn.com/sol3/papers.cfm?abstract_id=5218429> accessed 21 October 2025
- Paul JR, 'Comity in International Law' (1991) 32 *Harv Intl L J* 1
- Paulus CG, 'Global Insolvency Law and the Role of Multinational Institutions' (2007) 32 *Brook J Intl L* 755
- — 'European and Europe's Efforts for Attractivity as a Restructuring Hub' (2021) 56 *Tex Intl L J* 95

- — ‘Civil Law Codificationism vs. UNCITRAL’s Soft Law Approach in the Context of Insolvency Law’ in Ángel María Ballesteros Barros and David Amable Morán Bovio (eds), *Insolvency Law in UNCITRAL: Instruments and Comments* (Editorial Aranzadi 2023)
- Payne J, ‘Debt Restructuring in English Law: Lessons from the US and the Need for Reform’ (30 January 2014) Oxford Legal Studies Research Paper No 89/2013 <https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2321615> accessed 21 October 2025
- — ‘The Role of the Court in Debt Restructuring’ (2018) 77 CLJ 124
- — *Schemes of Arrangement: Theory, Structure and Operation* (2nd edn, CUP 2021)
- Polivy DR, ‘Unfair Discrimination in Chapter 11: A Comprehensive Compilation of Current Case Law’ (1998) 72 Am Bankr LJ 191
- Pottow JAE, ‘Greed and Pride in International Bankruptcy: The Problems of and Proposed Solutions to Local Interests’ (2006) 104 Mich L Rev 1899
- Ramesh K, ‘The Gibbs Principle - A Tether on the Feet of Good Forum Shopping’ (2017) 29 SAclJ 42
- Rasmussen RK, ‘Debtor’s Choice: A Menu Approach to Corporate Bankruptcy’ (1992) 71 Tex L Rev 51
- — ‘A New Approach to Transnational Insolvencies’ (1997) 19 Mich J Intl L 1
- Rodriguez R, ‘Article 14: Grounds to Refuse Recognition and Enforcement of an Insolvency-related Judgment’ in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)
- Rogerson P, *Colliers’s Conflict of Laws* (4th edn, CUP 2013)
- Sachdev V, ‘Choice of Law in Insolvency Proceedings: How English Courts’ Continued Reliance on the Gibbs Principle Threatens Universalism’ (2019) 93 Am Bankr LJ 343
- Seymour JM and Schwarcz SL, ‘Corporate Restructuring under Relative and Absolute Priority Default Rules: A Comparative Assessment’ [2021] U Ill L Rev 1
- Shahid O, ‘The Public Policy Exception: Has Sec. 1506 been a Significant Obstacle in Aiding Foreign Bankruptcy Proceedings’ (2010) 9 J Intl Bus & L 175
- Skauradszun D, ‘Restructuring Companies During and After the Covid-19 Pandemic: A Law & Economics Approach’ (2021) 9 NIBLeJ 11 <<https://www.ntu.ac.uk/media/documents/academic-schools/law/2021-9-NIBLeJ-1.pdf>> accessed 21 October 2025
- — and Nijnens W, ‘Brussels Ia or EIR Recast? The Allocation of Preventive Restructuring Frameworks’ (2019) 16 Int Corp Res 193
- — and Nijnens W, ‘The Toolbox for Cross-Border Restructurings Post-Brexit - Why, What & Where?’ (2019) 7 NIBLeJ 11 <<https://www.ntu.ac.uk/media/documents/research-documents/1.pdf>> accessed 21 October 2025
- —, Schröder J, and Kümpel J, ‘Why a Sanction Order Pursuant to Part 26A UK CA Cannot Be Recognised in Germany: Part One’ (2024) 21 Int Corp Res 349
- —, Schröder J, and Kümpel J, ‘Why a Sanction Order Pursuant to Part 26A UK CA Cannot Be Recognised in Germany: Part Two’ (2025) 22 Int Corp Res 7

- Smith T, 'Recognition of Foreign Corporate Insolvency Proceedings at Common Law' in Richard Sheldon (ed) *Cross-Border Insolvency* (4th edn, Bloomsbury Professional 2015)
- Timm A, 'The Gift That Gives Too Much: Invalidating a Gifting Exception to the Absolute Priority Rule' [2013] U Ill L Rev 1649
- Tirado I, 'Examining and Confirming Plans' in Lorenzo Stanghellini and others (eds), *Best Practices in European Restructuring: Contractualised Distress Resolution in the Shadow of the Law* (Wolters Kluwer 2018)
- Tung F, 'Is International Bankruptcy Possible' (2001) 23 Mich J Intl L 31
- UNCITRAL, *Legislative Guide on Insolvency Law, Parts One and Two* (UN 2005) <https://uncitral.un.org/sites/uncitral.un.org/files/media-documents/uncitral/en/05-80722_ebook.pdf> accessed 21 October 2025
- — *Model Law on Cross-Border Insolvency with Guide to Enactment and Interpretation* (UN 2014) <<https://uncitral.un.org/sites/uncitral.un.org/files/media-documents/uncitral/en/1997-model-law-insol-2013-guide-enactment-e.pdf>> accessed 21 October 2025
- — *Model Law on Recognition and Enforcement of Insolvency-Related Judgments with Guide to Enactment* (UN 2019) <https://uncitral.un.org/sites/uncitral.un.org/files/media-documents/uncitral/en/ml_recognition_gte_e.pdf> accessed 21 October 2025
- — 'Digest of Case Law on the Model Law on Cross-Border Insolvency' (UN 2021) <https://uncitral.un.org/sites/uncitral.un.org/files/media-documents/uncitral/en/20-06293_uncitral_mlcbi_digest_e.pdf> accessed 21 October 2025
- — 'Status: UNCITRAL Model Law on Cross-Border Insolvency (1997)' <https://uncitral.un.org/en/texts/insolvency/modellaw/cross-border_insolvency/status> accessed 21 October 2025
- van Galen R, 'The Scheming Brits' in Katharina de la Durantaye and others (eds), *Festschrift für Christoph G. Paulus zum 70. Geburtstag* (CH Beck 2022)
- van Zwieten K (ed), *Goode on Principles of Corporate Insolvency Law* (5th edn, Sweet & Maxwell 2018)
- — 'Mid-Crisis Restructuring Law Reform in the United Kingdom' (2023) 24 EBOR 287
- — 'Article 6: Public Policy Exception' in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)
- — 'Article 7: Additional Assistance under Other Laws' in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)
- Veder M, 'Article 2: Definitions' in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)

- Walters A, 'Giving Effect to Foreign Restructuring Plans in Anglo-US Private International Law' (2015) 3 NIBLeJ 20 375 <https://irep.ntu.ac.uk/id/eprint/11905/1/220288_2492.pdf> accessed 21 October 2025
- — 'Modified Universalisms & the Role of Local Legal Culture in the Making of Cross-Border Insolvency Law' (2019) 93 Am Bankr LJ 47
- Wan WY, 'Article 7: Public Policy Exception' in Reinhard Bork and Michael Veder (eds), *The UNCITRAL Model Laws on Cross-Border Insolvency and on the Recognition and Enforcement of Insolvency-Related Judgments: An Article-by-Article Commentary* (Edward Elgar 2025)
- Wessels B, 'The Full Version of My Reply to Professor De Weijs et al' (22 March 2019) Bob Wessels Blog (2019-03-doc10) <<https://bobwessels.nl/blog/2019-03-doc10-the-full-version-of-my-reply-to-professor-de-weijs-et-al/>> accessed 21 October 2025
- — 'Should Parties Have the Right to Appeal a Restructuring Plan?' (7 August 2023) Bob Wessels Blog (2023-08-doc1) <<https://bobwessels.nl/blog/2023-08-doc1-should-parties-have-the-right-to-appeal-a-restructuring-plan/>> accessed 21 October 2025
- — and Madaus S, *Rescue of Business in Europe: A European Law Institute Instrument* (OUP 2020)
- Westbrook JL, 'A Global Solution to Multinational Default' (2000) 98 Mich L Rev 2276
- — 'Chapter 15 and Discharge' (2005) 13 Am Bankr Inst L Rev 503
- — 'Chapter 15 at Last' (2005) 79 Am Bankr LJ 713
- — 'Ian Fletcher and the Internationalist Principle' (2015) 3 NIBLeJ 30 565 <<https://ssrn.com/abstract=3064868>> accessed 21 October 2025
- — 'Interpretation Internationale' (2015) 87 Temp L Rev 739
- — 'Global Insolvency Proceedings for a Global Market: The Universalist System and the Choice of a Central Court' (2018) 96 Tex L Rev 1473
- — 'Comity and Choice of Law in Global Insolvencies' (2019) 54 Tex Intl L J 259
- — and others, *A Global View of Business Insolvency Systems* (World Bank and Brill 2010)
- World Bank, 'Principles for Effective Insolvency and Creditor/Debtor Regimes' (World Bank 2021) <<https://documents1.worldbank.org/curated/en/391341619072648570/pdf/Principles-for-Effective-Insolvency-and-Creditor-and-Debtor-Regimes.pdf>> accessed 21 October 2025
- Wurmnest W, 'Public Policy in European Private International Law' in Olaf Meyer (ed), *Public Policy and Private International Law: A Comparative Guide* (Edward Elgar Publishing 2022)
- Yntema HE, 'The Comity Doctrine' (1966) 65 Mich L Rev 9
- Zander K, 'Application of the Public Policy Exception in the UNCITRAL Model Law on Cross Border Insolvency: Issues and Challenges' (December 2022) INSOL International, Technical Paper Series 54 <<https://insol.azureedge.net/cmsstorage/insol/media/document-library/technical%20paper%20series/application-of-the-public-policy-exception-in-the-uncitral-model-law-on-cross-border-insolvency.pdf>> accessed 21 October 2025

