

Selected Bibliography for:

**2017 UNIVERSITY OF PENNSYLVANIA LAW REVIEW SYMPOSIUM
BANKRUPTCY'S NEW FRONTIERS
OCTOBER 20-21, 2017**

Panel 1. Composition Out of Court and Valuation in Court

Presentation Paper

William W. Bratton & Adam J. Levitin, *The New Bond Workouts* (U. of Penn., Inst. for Law & Econ. Research Paper No. 17-9; European Corporate Governance Institute (ECGI) - Law Working Paper No. 356/2017, 2017), available [here](#) or [here](#).

Additional References

Barry E. Adler, *Financial and Political Theories of American Corporate Bankruptcy*, in 1 *ECONOMICS OF BANKRUPTCY* 243 (Edward R. Morrison ed., 2012), available [here](#).

_____, *Game-Theoretic Bankruptcy Valuation*, 41 *J. LEGAL STUD.* 209 (2012), available [here](#).

_____, *A Re-Examination of Near-Bankruptcy Investment Incentives*, in 2 *ECONOMICS OF BANKRUPTCY* 538 (Edward R. Morrison ed., 2012), available [here](#).

_____, *A Theory of Corporate Insolvency*, in 1 *ECONOMICS OF BANKRUPTCY* 370 (Edward R. Morrison ed., 2012), available [here](#).

_____, Vedran Capkun & Lawrence A. Weiss, *Value Destruction in the New Era of Chapter 11*, 29 *J.L. ECON. & ORG.* 461 (2013), available [here](#).

Kenneth M. Ayotte, *Bankruptcy and Entrepreneurship: The Value of a Fresh Start*, in 2 *ECONOMICS OF BANKRUPTCY* 445 (Edward R. Morrison ed., 2012), available [here](#).

_____, *Subsidiary Legal Entities and Innovation*, 6 *REV. CORP. FIN. STUD.* 39 (2017), available [here](#).

Patrick Bolton, Hui Chen & Neng Wang, *Debt, Taxes, and Liquidity* (NBER Working Paper Series, w2009), available [here](#).

Ralph Brubaker, Anthony J. Casey, Susan M. Freeman & Bruce A. Markell, *Chapter 11 Cramdown Interest Rates: Till, Momentive, and the Proper Valuation Method*, 33 EMORY BANKR. DEV. J. (2017), available [here](#).

Murillo Campello, Tomislav Ladika & Rafael Matta, *Renegotiation or Bankruptcy?: The Effects of Out-of-Court Costs on Distress Resolution* (August 19, 2016), available [here](#) or [here](#).

Anthony J. Casey, *Bankruptcy's Endowment Effect*, 33 EMORY BANKR. DEV. J. 141 (2016), available [here](#).

Anthony J. Casey & Julia Simon-Kerr, *A Simple Theory of Complex Valuation*, 113 MICH. L. REV. 1175 (2015), available [here](#).

Melissa B. Jacoby & Edward J Janger, *Ice Cube Bonds: Allocating the Price of Process in Chapter 11 Bankruptcy*, 123 YALE L.J. 862 (2014), available [here](#).

Harold B. Groendyke, *A Renewed Need for Collective Action: The Trust Indenture Act of 1939 and Out-of-Court Restructurings*, 94 TEX. L. REV. 1239 (2016), available [here](#) (with Penn login), available here.

Donald Markwardt, Claude Lopez & Ross DeVol, *The Economic Impact of Chapter 11 Bankruptcy Versus Out-of-Court Restructuring*, 28 J. APPLIED CORP. FIN. 124 (2016), available [here](#).

Panel 2. Contracting in and Around Bankruptcy

Kenneth Ayotte, *Leases and Executory Contracts in Chapter 11*, 12 J. EMPIRICAL LEGAL STUD. 637 (2015), available [here](#).

_____, *Leases, Executory Contracts and the Impact of Revised § 365(d)(4)*, 34 AM. BANKR. INST. J. 28 (2015), available [here](#).

Kenneth Ayotte & Henry Hansmann, *Legal Entities as Transferable Bundles of Contracts*, 111 MICH. L. REV. 715 (2013), available [here](#).

Douglas G. Baird, *One-and-a-Half Badges of Fraud*, 60 PRAC. LAW. 41 (2014), available [here](#).

Antonio E. Bernardo, Alan Schwartz & Ivo Welch, *Contracting Externalities and Mandatory Menus in the US Corporate Bankruptcy Code*, 32 J.L. ECON. & ORG. 395 (2016), available [here](#).

Patrick Bolton, *Corporate Finance, Incomplete Contracts, and Corporate Control*, 30 J.L. ECON. & ORG. 164 (2014), available [here](#).

William W. Bratton, *Bond and Loan Covenants, Theory and Practice*, 11 CAP. MARKETS L.J. 461 (2016), available [here](#).

Charles W Mooney Jr, *The Bankruptcy Code's Safe Harbors for Settlement Payments and Securities Contracts: When is Safe Too Safe?* 49 TEX. INT'L L.J. 245 (2014), available [here](#).

Albert Choi & George Triantis, *Market Conditions and Contract Design: Variations in Debt Contracting*, 88 N.Y.U. L. REV. 51 (2013), available [here](#).

Mark J. Roe, *Derivatives Markets in Bankruptcy*, 55 COMP. ECON. STUD. 519 (2013), available [here](#).

Alan Schwartz, *Contracting about Bankruptcy*, in *ECONOMICS OF BANKRUPTCY*, Vol. 1, 350 (Edward R. Morrison ed., 2012), available [here](#).

David A. Skeel, Jr. & Thomas H. Jackson, *Transaction Consistency and the New Finance in Bankruptcy*, 112 COLUM. L. REV. 152 (2012), available [here](#).

Krishnamurthy V. Subramanian & Frederick Tung, *Law and Project Finance*, 25 J. FIN. INTERMEDIATION 154 (2016), available [here](#).

George G. Triantis, *Exploring the Limits of Contract Design in Debt Financing*, 161 U. PA. L. REV. 2041 (2013), available [here](#).

Panel 3. A New Creditors' Bargain?

Barry E. Adler & Marcel Kahan, *The Technology of Creditor Protection*, 161 U. PA. L. REV. 1773 (2013), available [here](#).

Kenneth Ayotte, Anthony J. Casey & David A. Skeel, *A New Proposal for Intercreditor and Other Side Agreements*, 35 AM. BANKR. INST. J. 18 (2016), available [here](#).

Kenneth M. Ayotte & David A. Skeel, *Bankruptcy Law as a Liquidity Provider*, 80 U. CHI. L. REV. 1557 (2013), available [here](#).

Anthony J. Casey, *Auction Design for Claims Trading*, 22 AM. BANKR. INSTITUTE L. REV. 133 (2014), available [here](#).

_____, *The Creditors' Bargain and Option-Preservation Priority in Chapter 11*, 78 U. CHI. L. REV. 759 (2011), available [here](#).

Anthony J. Casey & Aziz Z. Huq, *The Article III Problem in Bankruptcy*, 82 U. CHI. L. REV. 1155 (2015), available [here](#).

Matthew A. Bruckner, *The Virtue in Bankruptcy*, 45 LOY. U. CHI. L.J. 233 (2013), available [here](#).

Roelf Jakob de Weijs, *Too Big to Fail as a Game of Chicken with the State: What Insolvency Law Theory Has to Say About TBTF and Vice Versa* (Amsterdam Law School Research Paper No. 2012-90; Centre for the Study of European Contract Law Working Paper Series No. 2012-13, September 10, 2012), available [here](#).

Thomas H. Jackson, *Bankruptcy, Non-Bankruptcy Entitlements, and the Creditors' Bargain*, in 1 ECONOMICS OF BANKRUPTCY 3 (Edward R. Morrison ed., 2012), available [here](#).

Edward R. Morrison, *Rules of Thumb for Intercreditor Agreements*, 2015 U. ILL. L. REV. 721 (2015), available [here](#).

Edward R. Morrison, Mark J. Roe & Christopher S. Sontchi, *Rolling Back the Repo Safe Harbors*, 69 BUS. LAWYER 1015 (2014), available [here](#).

Alfonso Nocilla, *Asset Sales and Secured Creditor Control in Restructuring: A Comparison of the UK, US and Canadian Models*, 26 INT'L INSOLVENCY REV. 60 (2017), available [here](#).

Hamiisi Junior Nsubuga, *Corporate Insolvency and Employment Protection: A Theoretical Perspective* (December 26, 2016), available here. (2016) 4(1) NIBLeJ 4; ACCESS EUROPE Research Paper. available [here](#).

_____, *The Interpretative Approach to Bankruptcy Law: Remediating the Theoretical Limitations in the Traditionalist and Proceduralist Perspectives on Corporate Insolvency*, INTL. J.L. & MGMT. (Forthcoming), available here. [SSRN](#).

Mark J. Roe, *Three Ages of Bankruptcy* (April 26, 2017), available here. Available at SSRN: [here](#) or [here](#)

Mark J. Roe & Frederick Tung, *Breaking Bankruptcy Priority: How Rent-Seeking Upends the Creditors' Bargain*, 99 VA. L. REV. 1235 (2013), available [here](#).

Mark J. Roe & Federico Cenzi Venezze, *A Capital Market, Corporate Law Approach to Creditor Conduct*, 112 MICH. L. REV. 85 (2013), available [here](#).

Bob Wessels, Book Review, 12 EUR. COMPANY L. 52 (2015), available [here](#).

Panel 4. Bankruptcy's Distribution Rules

Barry E. Adler, *Priority in Going-Concern Surplus*, 2015 U. ILL. L. REV. 811 (2015), available [here](#).

Barry E. Adler & George Triantis, *Debt Priority and Options in Bankruptcy: A Policy Intervention*, 91 AM. BANKR. L.J. 563 (2017), available [here](#).

Douglas G. Baird, *Lessons from the Automobile Reorganizations*, 4 J. LEGAL ANALYSIS 271 (2012), available [here](#).

_____, *Priority Matters: Absolute Priority, Relative Priority, and the Costs of Bankruptcy*, 165 U. PA. L. REV. 785 (2017), available [here](#).

_____, *The Rights of Secured Creditors After Rescap*, 2015 U. ILL. L. REV. 849 (2015), available [here](#).

Douglas G. Baird & Donald S. Bernstein, *Absolute Priority, Valuation Uncertainty, and the Reorganization Bargain*, in 2 ECONOMICS OF BANKRUPTCY 470 (2012), available [here](#).

Douglas G. Baird & Anthony J. Casey, *Bankruptcy Step Zero*, 2012 SUP. CT. REV. 203 (2013), available [here](#).

_____, *No Exit?: Withdrawal Rights and the Law of Corporate Reorganizations*, 113 COLUM. L. REV. 1 (2013), available [here](#).

Douglas G. Baird & Thomas H. Jackson, *Corporate Reorganizations and the Treatment of Diverse Ownership Interests: A Comment on Adequate Protection of Secured Creditors in Bankruptcy*, in 1 ECONOMICS OF BANKRUPTCY 54 (Edward R. Morrison ed., 2012), available [here](#).

Patrick Bolton & Martin Oehmke, *Should Derivatives be Privileged in Bankruptcy?* 70 J. FIN. 2353 (2015), available [here](#).

Patrick Bolton & David S. Scharfstein, *Optimal Debt Structure and the Number of Creditors*, in 1 ECONOMICS OF BANKRUPTCY 198 (Edward R. Morrison ed., 2012), available

William W. Bratton & Michael L. Wachter, *A Theory of Preferred Stock*, 161 U. PA. L. REV. 1860 (2013), available [here](#).

Yeon-Koo Che & Alan Schwartz, *Section 365, Mandatory Bankruptcy Rules and Inefficient Continuance*, in 2 ECONOMICS OF BANKRUPTCY 511 (Edward R. Morrison ed., 2012), available [here](#).

Charles W. Mooney, Jr., *A No-Tribunal SDRM and the Means of Binding Creditors to the Terms of a Restructuring Plan*, 6 J. GLOBALIZATION AND DEV. 215 (2015), available [here](#).

_____, *The Legitimacy of Bankruptcy for the Benefit of Secured Creditors*, 2015 U. ILL. L. REV. 735 (2015), available [here](#).

Randal C. Picker, *Security Interests, Misbehavior, and Common Pools*, in 1 ECONOMICS OF BANKRUPTCY 163 (Edward R. Morrison ed., 2012), available [here](#).

Robert K. Rasmussen, *Debtor's Choice: A Menu Approach to Corporate Bankruptcy*, in 1 ECONOMICS OF BANKRUPTCY 279 (Edward R. Morrison ed., 2012), available [here](#).

Panel 5. Accountability and Control in Bankruptcy

INSTITUTIONAL INVESTOR ACTIVISM: HEDGE FUNDS AND PRIVATE EQUITY, ECONOMICS AND REGULATION (William Bratton & Joseph A. McCahery eds., 2015), available [here](#).

Kenneth M. Ayotte, Edith S. Hotchkiss & Karin S. Thorburn, *Governance in Financial Distress and Bankruptcy*, in THE OXFORD HANDBOOK OF CORPORATE GOVERNANCE 489 (Douglas Michael Wright, Donald S. Siegel, Kevin Keasey & Igor Filatotchev eds., 2013), available [here](#).

Douglas G. Baird & Robert K. Rasmussen, *Chapter 11 at Twilight: Reply*, in 1 ECONOMICS OF BANKRUPTCY 816 (Edward R. Morrison ed., 2012), available [here](#).

James R. Barth, John Dearie, David Skeel & Arthur Wilmarth, *Panel Discussion on Stability, Resolution, and Dodd-Frank*, in PERSPECTIVES ON DODD-FRANK AND FINANCE 81 (Paul H. Schultz ed., 2014), available [here](#).

Patrick Bolton & Frédéric Samama, *Capital Access Bonds: Contingent Capital with an Option to Convert*, 27 ECON. POLICY 275 (2012), available [here](#).

PATRICK BOLTON, FRÉDÉRIC SAMAMA & JOSEPH STIGLITZ, *SOVEREIGN WEALTH FUNDS AND LONG-TERM INVESTING* (2012), preview available [here](#).

Anthony J. Casey, *The New Corporate Web: Tailored Entity Partitions and Creditors' Selective Enforcement*, 124 YALE L.J. 2680 (2015), available [here](#).

Anthony J. Casey & Eric A. Posner, *A Framework for Bailout Regulation*, 91 NOTRE DAME L. REV. 479 (2015), available [here](#).

Michelle M. Harner, G. Eric Brunstad, Jr., Wendy L. Hagenau & Melissa B. Jacoby, *ABI Commission's Report on the Reform of Chapter 11: Small and Medium Businesses, Sales of Assets, Financing, and Plans*, 32 EMORY BANKR. DEV. J. 267 (2016), available [here](#) (with Penn login).

M. Todd Henderson & Frederick Tung, *Paying Bank Examiners for Performance: Should Regulators Receive Bonuses for Effectively Guarding the Public Interest?* 35 REGULATION 32 (2012), available [here](#).

Stephen E. Hessler, *A Better Idea for Bankrupt Big Banks; Unlike Dodd Frank, the New Act Would Require that Parties with the Same Legal Rights Receive the Same Treatment*, WALL ST. J. (Apr 24, 2017), available [here](#).

Thomas H. Jackson, *The Fresh-Start Policy in Bankruptcy Law*, in 1 ECONOMICS OF BANKRUPTCY 130 (Edward R. Morrison ed., 2012), available [here](#).

THOMAS H. JACKSON, KENNETH SCOTT & JOHN TAYLOR, *MAKING FAILURE FEASIBLE: HOW BANKRUPTCY REFORM CAN END TOO BIG TO FAIL* (2015), available at [Biddle Library](#).

Melissa B. Jacoby, *What should Judges Do in Chapter 11?* 2015 U. ILL. L. REV. 571 (2015), available [here](#).

_____, *Superdelegation and Gatekeeping in Bankruptcy Courts*, 87 TEMP. L. REV. 875 (2015), available [here](#).

Richard Levin & Carl N. Wedoff, *What did You Expect? Insolvency Forum Clauses*, 35 AM. BANKR. INST. J. 22 (2016), available [here](#) (with Penn login).

Adam J. Levitin, *Financial CHOICE Act: Unworkable*, 35 AM. BANKR. INST. J. 8 (2016), available [here](#) (with Penn login).

_____, *Georgetown Professor Testifies on Volcker Rule's Impact on CLOs*, 33 AM. BANKR. INST. J. 10 (2014), available [here](#) (with Penn login).

_____, *The Politics of Financial Regulation and the Regulation of Financial Politics: A Review Essay*, 127 HARV. L. REV. 1991 (2014), available [here](#).

Troy A. McKenzie, *Bankruptcy and the Future of Aggregate Litigation: The Past as Prologue?* 90 WASH. U. L. REV. 839 (2013), available [here](#).

_____, *Getting to the Core of Stern v. Marshall: History, Expertise, and the Separation of Powers*, 86 AM. BANKR. L.J. 23 (2012), available [here](#).

_____, *"Helpless" Groups*, 81 FORDHAM L. REV. 3213 (2013), available [here](#).

_____, *The Mass Tort Bankruptcy: A Pre-History*, 5 J. TORT L. 59 (2012), available [here](#).

_____, *Toward a Bankruptcy Model for Nonclass Aggregate Litigation*, 87 N.Y.U. L. REV. 960 (2012), available [here](#).

Mark J. Roe, *Clearinghouse Overconfidence*, 101 CALIF. LAW REV. 1641 (2013), available [here](#).

_____, *Structural Corporate Degradation Due to Too-Big-to-Fail Finance*, 162 U. PA. L. REV. 1419 (2014), available [here](#).

Mark J. Roe & Stephen D. Adams, *Restructuring Failed Financial Firms in Bankruptcy: Selling Lehman's Derivatives Portfolio*, 32 YALE J. REGUL. 363 (2015), available [here](#).

KENNETH E. SCOTT & JOHN B. TAYLOR, *BANKRUPTCY NOT BAILOUT: A SPECIAL CHAPTER* (2012), available at [Biddle Library](#).

David A. Skeel, Jr., *Corporate Governance and Social Welfare in the Common-Law World*, 92 TEX. L. REV. 973 (2014), available [here](#).

George G. Triantis, *A Theory of the Regulation of Debtor-in-Possession Financing*, in *ECONOMICS OF BANKRUPTCY*, Vol. 2, 570 (Edward R. Morrison ed., 2012), available [here](#).