Making the Case for Bankruptcy Venue Reform
Chapter 11 filing location issues: What needs to change

An Unexpected Proxy
Find out why trustees and debtors are using virtual representation to modify settlement agreements

Also: Find out if a California appellate court determined that a demand letter could be considered blackmail — and more — inside!
Making the Case for Bankruptcy Venue Reform
Former CLLA President Ivan Reich discusses Chapter 11 filing location issues — and what needs to change.
By Ivan J. Reich, GrayRobinson, P.A.

The Doctrine of Virtual Representation in Bankruptcy Cases — Cavere Creditoris
Chapter 7 trustees and debtors in low- to no-asset Chapter 11 cases have taken to using virtual representation to cramdown settlement agreements — over creditors’ objections.
By Bruce W. Akerly, Cantey & Hanger LLP

Red-Letter Day
On May 16, 2013, the Court of Appeal heard oral arguments in Malin vs. Singer and attempted to answer the question: When could a demand letter be considered to be blackmail? Find out what the court decided...
By David Cook, Cook Collection Attorneys, PLC

Industry Information
6 Legal News Round-Up
Find out the latest legislative news from Washington!

25 Ethics and Professionalism
In this issue’s ethics column, Robert Bernstein discusses professional courtesy-related concerns.

26 Tales From The Front
Our faithful columnist proves that collection attorney stereotypes aren’t well-founded.

League Views:
2 The President’s Page
CLLA president Jeffrey Schatzman shares some exciting recent member benefit and promotional efforts.

27 Viewpoint
Executive Vice President Tony Hilvers discusses the emphasis the CLLA — and its members — need to put on legislative matters.

28 CLLA Flashback
The CLLA’s PAC Fund helps the League protect your interests — and the way our industry does business.

Member News:
22 Members News
The latest news from CLLA members around the globe.

24 Newly Admitted Members
Find out who joined the CLLA in June and July.