

Commercial Law World

The official publication of the Commercial Law League of America

March/April 2012
Volume 27 • Issue 2

The Default Judgment: The Second Act In American Lives

State court default judgments
in nondischargeability litigation

Initial And Subsequent Transferees And

Applicable Remedies

Following A Judgment For Avoidance

You've avoided the transfer
under Sections 544, 547, 548 and
applicable state law. Now what?



**Also: Find out how much S. 1821 could cut spending — and IRS tips
on handling lien and levy considerations in collection due process cases!**

Contents

March/April 2012
Volume 27 • Issue 2



13

Industry Information

5 Legal News Round-Up

Find out the latest legislative news from Washington!

26 Ethics and Professionalism

Robert Bernstein discusses the importance of keeping client funds separate in our ethics column.

22 Tales From The Front

Timothy Wan offers another insider look at the courtroom!

League Views:

3 The President's Page

As the CLLA prepares to embark on an exciting new promotional effort, President Beau Hays discusses some of the League's top selling points — and who we're trying to reach.

27 Viewpoint

Are you using your member-exclusive access to our legislative tracking service? Executive Vice President Oliver Yandle shares how the service can help your day-to-day work.

28 CLLA Flashback

In the pre-electronic age, CLLA membership still had its privileges — and an ID card.

Member News:

6 Regional/Section Round-up

The CLLA's various sections and regions weigh in with recent news!

24 Member News

The latest news from CLLA members around the globe.

25 Newly Admitted Members

Find out who joined the CLLA in January and February.

Features

9 The Default Judgment is the Second Act in American Lives:

State court default judgments in nondischargeability litigation.

By David Cook, Cook Collection Attorneys, PLC

13 Initial And Subsequent Transferees And Applicable Remedies After A Judgment For Avoidance Is Obtained

You've avoided the transfer under Sections 544, 547, 548 and/or applicable state law. Now what?

By Victor A. Sahn, partner, SalmeyerKupetz, APC

16 Get the 411 on the Candidates for the CLLA's 2012 Board of Governors!

Also: Find out about the candidates for the Midwestern District Executive Council and officer positions and a life membership-related amendment!

23 Another ABC-Certified Specialist is Appointed to the Bench

Washington D.C. bankruptcy and creditors rights practitioner Brian F. Kenney was appointed last fall to assume the vacancy left by retiring Judge Stephen A. Mitchell.

By H. Jason Gold, Wiley Rein LLP