

CLW

COMMERCIAL
LAW WORLD
MAGAZINE

An Official Publication of the Commercial Law League of America

**For-Profit College
Bankruptcies:
The Cause
and Effect**

by Wanda Borges, Esq.

**Chapter 5 Actions
and the Contract
Assumption
Defense**

by Robert S. Bernstein, Esq.
& Daniel R. Schimizzi, Esq.

**No Clear Path
For Prepayment
and Make Whole
Premiums in
Bankruptcy**

by Beverly Weiss Manne

SPECIAL BANKRUPTCY ISSUE

Reexamining the Doctrine of Equitable Mootness in Light of the Detroit Bankruptcy

By Nicole Langston



**State Law Preference Claims in Bankruptcy:
How Can They be Defended?**

By Peter M. Gannott

Contents

JANUARY / FEBRUARY / MARCH 2017

Volume 31 / Issue 1

8



Reexamining the Doctrine of Equitable Mootness in Light of the Detroit Bankruptcy



14

State Law Preference Claims in Bankruptcy: How Can They be Defended?

23

For-Profit College Bankruptcies: The Cause and Effect

27

Chapter 5 Actions and the Contract Assumption Defense

30

Article 7 Meets Chapter 11: Exploring the Debtor's Request to Pay Prepetition Claims of Shippers and Warehouses

33

Bankruptcy Trustee's Ability to "Clawback" Debtors' Tuition Payments

36

No Clear Path for Prepayment and Make Whole Premiums in Bankruptcy

Industry Information

40 Tales from the Front

League Views

2 The President's Page

CLLA President, Peter Califano

4 From the Editor's Desk

Ted Hamilton

Member and Event News

5-6 CLLA Around Town

Reports on recent & upcoming League activities and events

6 Newly Admitted Members

Find out who joined the CLLA since October 2016

7 CLLA Blog

Highlights from the Blog

This Issue

18-22 Historical Interest

The 1978 *Commercial Law Journal*

Please send your comments to the editor at editor@ccla.org