

Index

abandonment power in bankruptcy proceedings, 128-129 oral arguments in Midlantic concerning, 135-136 Powell's discussion in Midlantic of, 138-142 Rehnquist's opinion concerning, 137-138 Solicitor General's discussion of, 142-144 Supreme Court bench memoranda on, 133–135 abortion rights cases amicus briefs in, 195 academic groups amici filed by, 212–214, 216–218 "adequate protection" payments, 219-221 administrative law judges in Bankruptcy Act of 1898, 44-46 OSHA enforcement and, 57-59 Affordable Health Care Act, 194-195 AFL-CIO, 120-121 aggrandizement issue Wellness case and, 73 airline industry deregulation, 101-102 Airline Pilots Association, 119 Alito, Samuel (Justice) opinions in bankruptcy rulings of, 35 Wellness case and, 73 alter ego claim Wellness case and, 75-76

American Automobile Manufacturers Association, 219-221 American Bar Foundation, 25 American Political Development Tradition, 10, 19 contributions to Supreme Court bankruptcy jurisprudence, 211-221 failure of, 220 impact in bankruptcy of, 210-211 information derived from, 214-221 information sources for, 247-248 judicial decisionmaking and influence of, 13-15 in Kelly v. Robinson, 150 in Midlantic case, 214 quantitative analysis of, 211-214 sheltering in bankruptcy decisions and, 218–219 Solicitor General as amicus, 198–199 Supreme Court and, 193-196 in Timbers case, 222–223 Arkison, see Executive Benefits Insurance Agency v. Arkison Article I (U.S. Constitution) bankruptcy and, 76-78 federal legislative power under, 79-83 Granfinanciera case and, 59-61 Wellness case and, 75 Article III (U.S. Constitution) arguments in Marathon case and, 52-56



260 Index

bankruptcy and, 76–78
federal judicial power under, 79–83 *Granfinanciera* case and, 56–65
jurisdiction in bankruptcy process
and, 46–50 *Stern v. Marshall* case and, 67 *Wellness* case and, 73 *Associates Commercial Corp. v. Rash*,
219–221 *Atlas Roofing Co. v. Occupational Safety*& Health Comm'n, 57–59 *Granfinanciera* case and, 59–61, 63–65
"attitudinal" decision-making, 8–11,
16–17

Bailey, Michael A., 11, 14, 18
Baird, Douglas G., 233–234
Baker Botts v. ASARCO, 223–225
balance of equities principle
in Bildisco, 112–118
in Kevin Steel case, 103–104
in REA case, 104–105
Balleisen, Edward J., 39
banking industry
secured credit bankruptcy cases and,
202–206
Bank of America v. Caulkett, 215

Bank of America v. Caulkett, 223–225
Bankruptcy Abuse Prevention and
Consumer Protection Act of 2005
(BAPCPA), 29, 200–202, 206–209,
220–221
Bankruptcy Act of 1841, 39–41
Bankruptcy Act of 1898, 25, 44–46

Bankruptcy Act of 1898, 25, 44–46

fair equivalent value principle in, 178
fraudulent conveyance and, 176
Internal Revenue petitions involving,
159–161

Midlantic cose and language of

Midlantic case and language of, 136–137, 143–144 property abandonment in, 128–129 Ron Pair case and, 168–170 Bankruptcy Amendments and Federal

Judgeship Act of 1984, 29, 121
Bankruptcy Clause

Congressional power concerning, 39–41

constitutional doctrine and, 76–78
Granfinanciera deliberations and, 59–61
grant of authority in Marathon and, 48–56
Hoffman case and, 87–91
Katz case and, 95–96, 216–218
quasi-judicial process in Bankruptcy
Code and, 42–43
Ron Pair case and, 168–170
sovereign immunity and, 87, 220–221
Supreme Court indifference to, 231–232
Wellness case and, 76–78

Wellness case and, 76–78
Bankruptcy Code of 1978, see also
specific chapters, e.g., Chapter 7
abandonment power in, 128–132,
137–138

administrative weaknesses in, 193–198 amendments to, 29 Bankruptcy Power interpretations and, 08

comprehensive vision of, 43–48 Congressional adoption of, 24–30 constitutional doctrine and, 48–56, 206–209

contract termination in, 100–101 criminal restitution payments and,

149–150
EBIA case and, 69–71
fraudulent transfers and, 175–180
Granfinanciera case and, 56–65
Hoffman case and, 83–91
Justices' preconceptions concerning,
227–229
Kelly v. Robinson and, 153–156

Relly v. Robinson and, 153–156 labor law and, 99–102 Marathon case and role of, 52–56 Midlantic case and, 133–137, 142–144 National Labor Relations Act and, 100–103, 123

preferential payments as violation of, 92–93 quasi-judicial process in, 42–43 *Ron Pair* case and changes to, 165–170 Section 106, 91–94, 216 Section 506, 160–165



Index 261

Section 523, 1, 150 Section 544, 133-135 Section 548, 174-180 Section 1113, 121-123 Section 1167, 108-109 Section 1322, 171-173 secured credit bankruptcy cases and, 202-206 sheltering of payments in, 218-219 sovereign immunity and, 79, 82-83, 216-218 Supreme Court rulings and, 3-4, 12, 16-17, 40-41, 96-97, 191-192 "unmistakable clarity" standard and, 125-126 bankruptcy court Kelly v. Robinson in, 148-149 in Kevin Steel case, 103-104 in *Midlantic* case, 130–132 practices of, as information source, 224-225 Ron Pair in, 161-162 state sovereignty and power of, 174-175 Supreme Court distrust of, 233-234 bankruptcy law administrative vacuum in, 193-196 in Bildisco case, 110–112 characteristics of Supreme Court cases involving, 37-38 Congressional power concerning, 39-41 constitutional doctrine and, 76-78 criminal law vs., 146-157 cultural resistance to debt relief and, 234-235 environmental law vs., 12, 98 evolution of Supreme Court on, 68-76 as information source, 221-229 legal academic perspective on, 11-13 qualitative analysis of judicial decisionmaking and, 21-23 relief provisions in, 28 Solicitor General and, 206–209 sovereign immunity and, 79 Bankruptcy Power in Bankruptcy Act of 1898, 44-46

Bankruptcy Code interpretations of, collective bargaining and, 99-100 constitutional scope of, 17-18 economic importance of, 197–198 government construction of, 198–199 ideology of Supreme Court justices concerning, 33-35 relief provided by, 31-32 Ron Pair case and, 168-170 sovereign immunity and, 79 Stern v. Marshall case and, 68–76 Supreme Court interpretation of, 42-43, 95, 208, 231-232 Bankruptcy Reform Act of 1994 Supreme Court rulings and, 12-13, 94-96 Bankruptcy Technical Corrections Act of 2010, 29 bankruptcy trade groups amici filed by, 212-214, 216-218 Barton, Russell, 180–182 Bellingham Insurance Agency, 69–71 BFP v. Resolution Trust Corporation, 12, 20, 22–23, 98, 174–192 argument and decision by Justices in, 185-187 background details of, 174-175 bankruptcy proceeding in, 183 dispute details in, 180-182 dissenting opinions of justices in, 189-191 Durret case and, 178–180 federal vs. state law and, 177-179 foreclosure as fraudulent conveyance in, 175–180 lower court rulings on, 180-184 majority opinion of Justices in, 187-189 review granted by Supreme Court, 184-185 secured credit issues in, 190, 202-206 Supreme Court jurisprudence concerning, 184-191 Bildisco case, see NLRB v. Bildisco Black, Hugo (Justice)



262 Index

opinions in bankruptcy proceedings of, 45-46 Black, Ryan C., 13-15, 18 Blackmun, Harry (Justice), 2 arguments in Marathon case, 50 bench memoranda in Bildisco from, 108-109 BFP case, 185-187, 189, 190, 191 Bildisco case and, 107 Continental Airlines bankruptcy and Bildisco ruling and, 119 Granfinanciera case and, 59-61, 63-65 Hoffman case and memos of, 84-87 Hoffman opinion of, 87–91 initial Bildisco decision and, 110-112 Kelly v. Robinson and, 151-153, 155-156 Midlantic case and, 133–137, 140–142 Nordic Village case and, 91–94 opinions in bankruptcy cases of, 49-50 opinions in securities and tax rulings of, 35-36 retirement of, 94-96 Ron Pair case and, 165-170 state sovereign immunity opinions, 81-83, 87 Union Carbide opinion of, 58-59 Booth v. Maryland, 147 Brennan, William J. (Justice) arguments in Marathon case, 50–56 Bildisco case and, 107, 117-118 constitutional issues and bankruptcy and, 76-78 Continental Airlines bankruptcy and Bildisco ruling and, 119 Granfinanciera case and, 61-65 Hoffman opinion of, 87–91 initial Bildisco decision and, 110-112 Midlantic case and, 138-140 onions in securities rulings of, 35–36 retirement of, 91-92 Ron Pair case and, 167-170 state sovereign immunity opinions, 82-83 Stern v. Marshall case and, 65-68 Union Carbide opinion of, 58–59 Breyer, Steven (Justice)

opinions in bankruptcy rulings of, 35 Stern v. Marshall case and, 50–56, 73 Brookings Institution, 25, 26 Brotherhood of Railway, Airline and Steamship Clerks, Freight Handlers, Express and Station Employees, AFL-CIO v. REA Express, Inc. Bildisco case and, 106 Brotherhood of Railway, Airline and Steamship Clerks, Freight Handlers, Express and Station Employees, AFL-CIO v. REA Express, Inc., 104-105 Bildisco case and, 107-109, 111-113, 120-121 Brown v. Board of Education, 195 Brunstad, Eric, 212-214 Bullard v. Blue Hills Bank, 233-234 Bureau of Labor Statistics, 101-102 Burger, Warren (Chief Justice), 48–50 arguments in Marathon case and, 50 Bildisco case and, 107, 112-118 Kelly v. Robinson and, 150 Midlantic case and, 133-137 resignation of, 60 state sovereign immunity opinions, 81 business bankruptcies bankruptcy law and, 28, 121-123 Bildisco case and, 120-121 Bussel, Dan, 1, 12, 29 Carter, Jimmy (President), 25 Casey, Anthony, 233-234 Catron, John (Justice), 39-41 Central Virginia Community College v. Katz, 94-96 amici filed in, 216-218 Bankruptcy Clause and, 96-97, 231-232 information sources in, 222 certiorari jurisdiction of Supreme Court bankruptcy decisions and, 27 in Ron Pair case, 162-163 CFTC v. Schor, 67 Chamber of Commerce, 121 Chapter 7 (Bankruptcy Code of 1978) consumer relief under, 28

Katz case and, 95-96



Index 263

Dewsnup v. Timm case and, 215 Office of United States Trustee cases and, 200-202 Chapter 11 (Bankruptcy Code of 1978) in BFP case, 183 in Bildisco case, 112-118 business bankruptcies and, 28 debtors' control enhanced in, 20 Marathon case and, 48-56 in Nordic Village case, 91-94 REA Express case and, 104-105 Chapter 13 (Bankruptcy Code of 1978) consumer relief under, 28 debtors discharge and, 156-157 Chase & Sanborn Corporation, 56-65 child support payments Supreme Court rulings concerning, 146-148 Chisholm v. Georgia, 80-82 Christian Science Monitor, 120-121 Chrysler bankruptcy filing, 110-112, 121-123, 234-235 City of New York v. Saper, 160–161 claim/no-claim dichotomy in bankruptcy jurisprudence, 67, 68 "clarity" requirement in Hoffman case, 87–91 Clean Air Act, 126–127 Clean Water Act, 126-127 clear statement rule, see "unmistakable clarity" standard Cohen v. de la Cruz, 164-165, 226-227 collateral in bankruptcy cases amici filings concerning, 219-221 fraudulent conveyance and, 175-180 collective bargaining Bankruptcy Power and, 99-100 in Bildisco case, 105–118 Continental bankruptcy and, 118 federal regulations concerning, 100-101 laws concerning, 102-103 in REA Express case, 104–105 Collier treaties, 137 Commerce Clause bankruptcy proceedings and, 95

bankruptcy proceedings and, 45 Commission on the Bankruptcy Law of the United States, 24-30, 232-233 Bankruptcy Code enactment and, 43-48 state sovereign immunity and, 83-84 Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 82–87, 126-127 "Conference" (of Supreme Court Justices) Granfinanciera case and, 59-61 Kelly v. Robinson deliberations, 153 Marathon case and, 48-56 in Midatlantic case, 136–137 in Ron Pair case, 165 Congress Bankruptcy Code enactment by, 24-30, 43-48, 125-126 BFP case and, 178 Bildisco case and reaction of, 120-121 Eleventh Amendment and power of, Granfinanciera case and authority of, judicial appointments powers of, 43-48 jurisdictional reforms in bankruptcy process by, 46-48 Marathon case arguments over power of, 52-56 OSHA enforcement orders and, 57-59 power over bankruptcy law of, 39-41, 49-50, 61-65 quasi-judicial process in Bankruptcy Code and powers of, 42-43 Rake v. Wade case and, 171-173 sovereign immunity issues and, 79-83 state sovereign immunity and bankruptcy law, 83-84 Stern v. Marshall case and authority of, 66-68 Supreme Court bankruptcy rulings rejected by, 11, 29-30, 94-97

Congressional Quarterly

commercial law



264 Index

"salience" scores of Supreme Court	victims' rights vs. criminal restitution,
rulings in, 33	146–148
consent	criminal restitution, see also
bankruptcy adjudication and role of,	restitutionary obligation
68–76	victims' rights vs., 146–148
in Wellness case, 75–76	Criminal Victims Protection Act,
constitutional doctrine	156–157
bankruptcy interests and, 48-56,	cross-jurisdictional insolvency, 95
206–209	current events
in Hoffman case, 87–91	as information source in bankruptcy
as information, 222	cases, 225
irrelevance of bankruptcy to, 76–78, 96–97	Cuyahoga River fire, 126–127
Solicitor General's bankruptcy cases	debtor discharge
and, 206–209	in bankruptcy law, 28
state sovereign immunity and, 94–96	in <i>Bildisco</i> case, 108–109, 113
"constrained" decision-making, 8-11	in Dewsnup v. Timm case, 215
The Constrained Court (Bailey &	fraudulent debtors and, 175–180
Maltzman), 11	in Kelly v. Robinson, 151–153, 156–157
consumer relief	labor law and bankruptcy and, 100–103
in bankruptcy law, 28	in <i>Midlantic</i> case, 135–136
Continental Airlines, bankruptcy of,	"new entity" approach to, 105–107
101–102, 118, 225	Office of the United States Trustee
contract termination	cases, 198–202
in Bankruptcy Code, 100–101	as restitutionary obligation, 154–155
in Bildisco bankruptcy filing, 105–107,	in <i>Ron Pair</i> case, 164–165
114–118	trustee's limits on, 142–144
in Kevin Steel case, 103–104	debtor-in-possession
in <i>Midlantic</i> case, 143–144	in <i>BFP</i> case, 194–195
in REA case, 104–105	in Kevin Steel case, 103–104
conveyances	"new entity" principle and, 106
in real property law, 175–180	property transfers in foreclosure and,
"core" proceedings	174-175
EBIA case and, 69–71	debt relief
creditors	cultural resistance to, 234–235
Bankruptcy Code of 1978 provisions	Dellmuth v. Muth, 82–87, 90
concerning, 28	Dembart, Lee, 12, 174
fraudulent debtors and, 175–180	de novo review
in <i>Midlantic</i> case, 135–136	EBIA case and, 69–71
non-statutory exceptors and, 159–161	Dewsnup v. Timm, 215, 224–225, 227–229
oversecured creditors, 160–162	Dineen, Francis, 152, 153
in Ron Pair case, 170–171	district courts
sheltering of, 217–219	bankruptcy proceedings and, 69–71
criminal law	in Kelly v. Robinson, 149–150
amicus briefs in, 195–196	Ron Pair in, 161–162
bankruptcy vs., 146–157	in Wellness case, 73
debtor discharge and, 151–153, 156–157	Douglas, William O. (Justice)



Index 265

opinions in bankruptcy proceedings fair equivalent value principle of, 45–46 foreclosure sales and, 178 Drexel Burnham Lambert, 182 fair market value in BFP case, 187–191 due diligence in BFP case, 182 fraudulent conveyance and, 175-180 Durrett v. Washington National federal agencies Insurance Co., 178-180, 184 bankruptcy law and, 98, 198-199, Dyk, Tim, 224-225 206-200 Bildisco case and conflict between, economic conditions 100-101 bankruptcy law and, 25, 121–123, judicial decisionmaking and role of, 235-237 Education for All Handicapped proposed bankruptcy agency, 26 Children Act (EAHCA), 82–83 secured credit bankruptcy cases and, Eighth Amendment 202-206 victims' rights and, 147 Federal Deposit Insurance Corporation Eleventh Amendment (FDIC), 202-206 Bankruptcy Code and, 95 Federal Home Loan Mortgage Hoffman case and, 84-91 Corporation, 178-180 non-monetary vs. monetary relief and, federal judiciary system 226-227 bankruptcy judges proposal and, 26 in Nordic Village case, 92-93 independence and prestige of, 52 sovereign immunity in bankruptcy Federal Mediation and Conciliation and, 79-84, 87 Service, 102-103 environmental law federal regulatory legislation bankruptcy vs., 12, 98 bankruptcy law and, 98 in Midlantic case, 143-144 fraudulent conveyance and, 177-179 Environmental Protection Agency as information source, 221-229 (EPA), 126–127 Midlantic case and, 137-138 Midlantic case and, 142-144 Solicitor General and, 206-209 Union Carbide case and, 58-59 Federal Solid Waste Disposal Act, 127 Equal Protection Clause, 195-196 federal sovereign immunity, 80-82, 202 ERISA retirement plans fee bankruptcy cases bankruptcy cases involving, 198-199, Solicitor General's role in, 200-202 217-218 Field v. Mans, 222–223 Ernst, Daniel R., 27 FIFRA, 58–59 Executive Benefits Insurance Agency v. Fitzpatrick v. Bitzer, 80-82 foreclosure proceedings Arkison, 43–48, 69–71, 211 Executive Branch bankruptcy policy and, 235-237 absence of bankruptcy administrator in BFP case, 180-183 in, 26, 193, 195, 206–209, 232–233 as fraudulent conveyance, 175–180 Ex parte Young, 80 Justices' ignorance concerning, expert knowledge 224-225 in amicus briefs, 194-195 Supreme Court arguments external knowledge concerning, 185–187 judicial decision-making and role of, Foreman, Sheldon and Ann, 180–182 Fourteenth Amendment 13-15



266 Index

state sovereign immunity and, 80-82 fraudulent conveyance in BFP case, 183, 189 foreclosure as, 175-180 game theory strategic interactions of Justices and, 9-10 Gebbia-Pinetti, Karen M., 22-23 General Motors bankruptcy filing, 110-112, 121-123, 234-235 Gillman, Howard, 19 Ginsburg, Ruth Bader (Justice) Affordable Health Care Act upheld by, Bank of America v. Caulkett and, 223-225 BFP case and, 185, 187, 190-191 Katz case and, 95-96 onions in securities rulings of, 35–36 Stern v. Marshall case and, 67 Yates v. Hendon case and, 217 Goulet, Victor, 182 government loans Chrysler and General Motors bankruptcy filings and, 121-123 Graber, Mark, 19 Granfinanciera, S. A. v. Nordberg, 43–48, 56-65 claim/no-claim distinction in, 68 constitutional issues and, 76-78 doctrinal principles in, 57-59 information sources in, 222 judicial deliberations over, 59-61 Stern v. Marshall case and, 66-68 Greenhouse, Linda, 120-121 Gregory v. Ashcroft, 187-188 Grogan v. Garner, 212 Grutter v. Gollinger, 195

Hall v. United States, 220 Hartford Underwriters Insurance v. Union Planters Bank, 219 Harvey, Anna, 9 Hirshman, Linda, 195–196 Hoffman v. Connecticut Department of Income Maintenance, 29–30 amici in, 216, 220–221
argument and decision in, 84–87
Congressional overruling of, 94–96
justices' opinions in, 87–91
Kelly v. Robinson and, 148
sovereign immunity issues in, 79, 82, 83, 202
Supreme Court jurisprudence in, 83–91
Holmes, Oliver Wendell (Justice), 159–161
Howard Delivery Service v. Zurich
American Insurance Co., 220–221
hypotheticals, Justices' reliance on, 226–227

ideology scoring statistical analysis of Supreme Court bankruptcy jurisprudence and, Imperial Savings Association, 180–184 import, in amicus briefs, 195 injunctive relief state sovereign immunity and, 80-82 in personam powers, 95 In re Bundles case, 180 In re Kerber Packing Co., 160 In re Klein, 40 In re Madrid, 178-180 in rem powers, 95 In re Quanta Res Corp., 130-132 institutional design institutional capacity vs., 13 lack of, in bankruptcy jurisprudence, Supreme Court decisionmaking process and, 10, 31-36 internal papers of Supreme Court justices qualitative analysis based on, 19-21

bankruptcy cases and, 159–161

Ron Pair case and, 158–159, 161–162,
168–171

Supreme Court jurisprudence
concerning, 35–36

tax-related bankruptcy cases, 200

Internal Revenue Service (IRS)



Index 267

investment property purchases loan risk of, 182 involuntary transfers foreclosures and, 177-179 **IRAs** tax exempt status of, 198-199 judicial appointments Congressional power over, 43-48 judicial opinions in Supreme Court bankruptcy cases, see also specific **Justices** amici and, 193–196, 216–221 "attitudinal" vs. "constrained" approaches to, 8-11 BFP case and, 185-189 characteristics of bankruptcy cases involving, 37-38 Continental Airlines bankruptcy and Bildisco ruling and, 119 court-provided information in, 221-229 decision to hear Bildisco case, debate over, 107 division of Justices in Ron Pair, 168-170 external knowledge and, 13-15 Granfinanciera deliberations, 59-65 in Hoffman, 87-91 hypotheticals as basis for, 226-227 impact of amici in, 211-214 individual Justices' votes in bankruptcy cases and, 32 jurisdictional reforms to bankruptcy process and, 46-48 in Kelly v. Robinson, 153-156 in Midlantic, 137-142 in Nordic Village, 93-94 oral arguments as information source in, 223-225 preconceptions of Justices in, 227-229 role of internal papers in, 19-21 in Ron Pair case, 162-168 in sovereign immunity cases, 84-87 table of Justices' papers, 242–244 underenforcement of bankruptcy law in, 231–232 in Union Carbide case, 64

in Wellness case, 73 jurisdictional issues Congressional bankruptcy reforms and, 46-48 in EBIA case, 69-71 Marathon bankruptcy case and, 48-56 in Wellness case, 71–76 jury trial bankruptcy proceedings and, 45-46 Granfinanciera case and right to, 56, 59, 61, 65 Justice, Department of Supreme Court decision-making and role of, 13-15, 45-46 Katchen v. Landy, 44-46, 50-56 Granfinanciera case and, 56-61, 63-65 Stern v. Marshall case and, 66-76 Katz case, see Central Virginia Community College v. Katz Kearse, Amalya (Judge), 149–153 Keck, Thomas, 19 Keller, Bill, 120–121 Kelly v. Robinson, 1–3, 22–23, 29–30, 98 background on, 148-150 bankruptcy court litigation involving, 148-149 briefing and argument in, 151-153 Conference deliberations over, 153 Court of Appeals procedure in, 149-150 criminal law vs. bankruptcy in, 146-157 decision to review by Supreme Court, hypotheticals used in, 226-227 legacy of, 156-157 opinions of Supreme Court justices in, 153–156 Supreme Court decision in, 150-156 victims' rights movement and, 147 Kennedy, Anthony (Justice), 61–65 Bank of America v. Caulkett and, 223-225 BFP case and, 185-189 on Booth, 147 Hoffman opinion of, 87-91



268

Index

Katz case and, 95–96 Ron Pair case and, 165, 168–170 state sovereign immunity opinions, 81-83 Wellness case and, 73 Kennedy, Frank, 24 Stern v. Marshall case and, 65-68 Kevin Steel, supra case, 103-104 Bildisco case and, 105-109, 111-113 labor law bankruptcy and, 99-110, 112, 121, 123, Bankruptcy Code of 1978 and, 99, 100 in Bildisco case, 112-113 politics and, 101-102 REA Express case and, 104-105 Supreme Court interpretations of, 108-100 Larsen, Allison Orr, 211, 221 "later amendment trumps earlier" principle, 81 Lawless, Robert M., 12 Lawrence, Adam, 60-61 Lazarus, Richard, 18, 195–196 Lee, Rex, 50 legal academic perspective on bankruptcy, 11-13 New Legal Realism and, 9–10 qualitative analysis of Supreme Court rulings and, 18-23 on Supreme Court rulings, 8 Lewis Jones case, 128-129

magistrates analogy in Wellness case, 73 Mahler, Russell, 126, 129–130 Maltzman, Forrest, 11, 14, 18 Mann, Bruce, 95–96, 217–218

liability on a claim

Littwin, Angela, 28

"likely to fail" standard

in Bildisco case, 112–113 Linda R. S. v. Richard D., 146–148

Lorenzo, Frank, 101-102, 119

Los Angeles Times, 171-173

in Kelly v. Robinson, 148-149

Mansfield, Walter (Judge), 149-150 Marathon case, see Northern Pipeline v. Marathon Markell, Bruce A., 12, 174 Marsh, Harold, 24 Marshall, J. Howard II, 65-68 Marshall, John (Justice), 39 Marshall, Pierce, 65-68 Marshall, Thurgood (Justice), 2 arguments in Marathon case, 50 Bildisco case and, 107 Granfinanciera case and, 61-65 Hoffman opinion of, 87-91, 216 initial Bildisco decision and, 110-112 Kelly v. Robinson and, 155-156 Midlantic case and, 136-137, 140 onions in securities rulings of, 35-36 opinions in bankruptcy rulings of, 35 retirement of, 91-92 Ron Pair case and, 165, 168-170 state sovereign immunity opinions, Union Carbide opinion of, 58-59 Marshall, Vickie, 65-68 McCleskey v. Kemp, 1 means test bankruptcy cases Solicitor General's role in, 200-202 Midatlantic National Bank, 130 Midlantic Bank v. New Jersey Department of Environmental Protection, 12, 98 amici in, 214 BFP case and, 190-191 clerks' opinions in, 133-135 Conference of Justices discussion in, 136-137 hypotheticals used in opinions of, 226-227 Kelly v. Robinson and, 150 legacy of, 145 lower court rulings on, 130-132 oral arguments before Supreme Court in, 135-136 political background, 126-127 property abandonment and, 128-129 Quanta Resources Corporation and, 129-130



Index 269

Ron Pair case and, 165-170 Solicitor General and, 198–199 Solicitor General's role in, 142-144 Supreme Court jurisprudence in, 133-142 switched vote of Justice Stevens in, 140-142 Midwest International Standard Products, 158–159 Milavetz, Gallop & Milavetz v. United States, 220-221 Milken, Michael, 182 Moglen, Eben, 1 Motor Vehicle Pollution Control Act, Murphy, Walter F., 9–10 Murray's Lessee v. Hoboken Land & Improvement Co., 52-53 Nadelmann, Kurt H., 39 National Association of Bankruptcy Trustees, 95–96 National Association of Manufacturers, National Bankruptcy Review Commission, 25 National Conference of Commissioners on Uniform State Law (NCCUSL), 175–180 National Labor Relations Act Bankruptcy Code and, 100–103, 123 Bildisco case and, 110–112, 120–121 Kevin Steel case and, 103-104 National Labor Relations Board (NLRB) Bildisco bankruptcy filing and, 105-107, 143-144 "new entity" reconciliation bankruptcy vs. labor law and, 103-104 in Bildisco bankruptcy case, 105-107, New Legal Realism Supreme Court decisionmaking process and, 9-10 news media Bildisco case coverage in, 120–121

"salience" scores of Supreme Court rulings in, 33 New York Times, 120-121, 129-130 NLRB v. Bildisco, 12, 33, 98 arguments before Supreme Court in, 109-110 background to, 100-101 bankruptcy vs. labor law in, 99-124 Chrysler and General Motors bankruptcy filings and legacy of, company bankruptcy filing, 105-107 Congressional reaction to, 120-121 consequences of, 118-121 Continental Airlines bankruptcy and, current events as information source decision to hear case, Supreme Court debate over, 107 disparate views of clerks in, 108-109 initial Supreme Court decision in, 110-112 justices' opinions in, 112-118 labor politics and, 101-102 legal context of, 102-107 Midlantic case and, 137–138, 140–142 Solicitor General and, 198-199 Solicitor General's arguments in, 143-144 Supreme Court jurisprudence in, 107-121 NLRB v. Burns Internal Security Services, 108-109 Nobelman v. American Savings Bank, 227-220 "non-core" proceedings EBIA case and, 69-71 nongovernmental elites amici filed by, 212-214 Supreme Court decisionmaking and, non-jury proceedings bankruptcy process and, 45-46 EBIA case and, 69-71 Granfinanciera case and right to, 56, 59, 61, 65

Ron Pair coverage in, 171–173

New York Times



270

Index

Nordic Village, see United States v. Nordic Village Nordic Village, Inc., 91-94 Northern Pipeline Construction Co., 48-56 Northern Pipeline v. Marathon, 29, 40 Bildisco case and, 120-121 Congress's power over judicial appointments and, 43-48 constitutional issues and, 76-78 information sources in, 222 Justice's perspectives on bankruptcy in, 48-56 Stern v. Marshall and, 65-68 Union Carbide case and, 58-59 Norton's Bankruptcy Law and Practice, Norwest Bank Worthington v. Ahlers, 20-22, 212, 220

Occupational Safety and Health Review Commission, 57-59 O'Connor, Sandra Day (Justice) on affirmative action, 195 BFP case and, 178-180, 185-189 Bildisco case and, 107, 113, 115, 123 Granfinanciera case and, 61-65 Hoffman opinion of, 87–91 initial Bildisco decision and, 110-112 internal papers of, 20-22 Katz case and, 95-96 Kelly v. Robinson and, 153-156 Marathon case and, 50 Midlantic case and, 135–136, 138, 226-227 opinions in securities and tax rulings of, 35-36 Ron Pair case and, 163-170 state sovereign immunity opinions, Union Carbide opinion of, 58-59, 62-63

Off Road Vehicles - Recreation and Family Campground, Inc. (ORV), Ohio v. Kovacs, 198-199 oral arguments, Justices' information gleaned from, 223-225 organized labor Bildisco case and, 101–102, 120–121, 143-144 Chrysler and General Motors bankruptcy filings and, 121-123 Continental bankruptcy and, 118 Osborne, Russell, 181, 183-185 Ottenheimer v. Whitaker, 128-129 oversecured creditors in Ron Pair case, 160-163 Owens, Ryan J., 13-15, 18 Owen v. Owen, 22

Owen v. Owen, 20

Pacelle, Richard, 11

Packwood, Robert, 121 Pair, Ron, 158-159 Palmore case, 50 Pardo, Rafael, 27 Patterson v. Shumate, 198-199 Payne v. Tennessee, 147 PBGC v. LTV Corp., 23 Pedersen, Wayne and Marlene, 180–183, Pennsylvania Department of Public Welfare v. Davenport, 156-157 Pennsylvania Dep't v. Davenport, 29-30 Pennsylvania v. Union Gas Co., 82-91 Congressional overruling of, 94–96 per curiam opinion Supreme Court bankruptcy rulings and, 40 Perez v. Campbell, 190-191 Pildes, Richard H., 13 Pioneer v. Brunswick, 23 plain meaning principle in BFP case, 183, 187-191 Supreme Court bankruptcy rulings and, 12 Plank, Thomas, 40 plenary power

Office of the United States Trustee

Midlantic case and, 142–144 Solicitor General and, 198–202

(OUST)



Index 271

in Bankruptcy Act of 1898, 44-46 property policy decisions abandonment by bankruptcy trustees, cultural resistance to debt relief and, 128-120 creditors' possession of, 159-161 234-235 Midlantic Supreme Court in Dewsnup v. Timm case, 215 deliberations involving, 140-142 foreclosure as fraudulent conveyance Ron Pair case and, 168-170 of, 175–180 secured credit bankruptcy cases and, priority claim concerns and, 135-136 202-206 public fisc Supreme Court rulings and, 8-11 in Ron Pair case, 170-171 politics public rights doctrine individual Justices' votes in Granfinanciera and, 57-59, 62-63 bankruptcy cases and, 32 Marathon case and, 52-53 judicial decisionmaking and, 16-17 purchaser status labor politics and, 101-102 in Kevin Steel case, 103-104 in Midatlantic case, 126-127 qualitative analysis of Supreme Court qualitative analysis of Supreme Court rulings and, 18-23 rulings, 18-23 Supreme Court rulings and, 8-11 Quanta Resources Corporation, 129-130, Posner, Richard, 4, 9 134-135 Powe, Lucas A., 10 quantitative analysis of Supreme Court Powell, Lewis (Justice), 1–3 rulings, 8-9 Bildisco case and, 107, 113, 123 amici contributions, 211-214 Continental Airlines bankruptcy and coding of, 17-18 Bildisco ruling and, 119 quasi-judiciary process, in Bankruptcy on crime and victims' rights, 147 Code, 42-43, 61-65 draft dissent in *Midlantic* of, 138–140 Quinn-Martin ideology scores, 17–18 Grandfinanciera case and, 61–65 statistical analysis of bankruptcy Kelly v. Robinson and, 150–156 jurisprudence and, 32 Marathon case and, 50–56, 108–112, 119 Midlantic case and, 125-126, 133-137, RadLAX Gateway Hotel, LLC v. 140-143, 214, 226-227 Amalgamated Bank, 227-229 opinions in securities and tax rulings Railway Labor Act, 104–105, 108–109, of, 35-36 112-113 Ron Pair case and, 168-170 Rake v. Wade, 29–30, 171–173 Solicitor General and, 198-199 Rasmussen, Bob, 11–13, 90, 94, 158 state sovereign immunity opinions, 81 REA Express case, see Brotherhood of pre-bankruptcy labor settlements, 121–123 Railway, Airline and Steamship preference actions in bankruptcy Clerks, Freight Handlers, Express proceedings, 44-46 and Station Employees, AFL-CIO v. foreclosures and, 175-180 REA Express, Inc. in Nordic Village case, 91–94 Reagan, Ronald, 101-102 Pritchett, Herman, 8, 10, 22-23 real estate industry private litigation Durret case and, 178-180 sovereign immunity and, 80–82 price volatility in, 184-185 probate exception bankruptcy rulings and, 65–68 real property law



272 Index

foreclosure as fraudulent conveyance in, 175–180 price volatility and, 184-185 reasonably equivalent value principle in BFP case, 188 foreclosure sales and, 178-180 Rehnquist, William (Chief Justice), 33 BFP case and, 185-189 Bildisco case and, 107, 109-110, 112-118, 123 draft majority opinion in Midlantic by, Granfinanciera case and, 61-65 Hoffman opinion of, 87-91 initial Bildisco decision and, 110-112 Kelly v. Robinson and, 153-156 Marathon case and, 50 Midlantic case and, 135-136, 138-140, 214, 226–227 Nordic Village case and, 92-93 opinions in bankruptcy rulings of, 33 opinions in tax and securities rulings preconceptions in opinions of, 227-229 Ron Pair case and, 165, 168-170 state sovereign immunity opinions, 81 Resolution Trust Corporation, 174–175, 178-180, 183-184 BFP case and, 184-191 restitutionary obligation, 1-3 in Kelly v. Robinson, 148, 153 Roberts, John (Chief Justice), 66-68 Baker Botts v. ASARCO and, 223–225 Katz case and, 95-96 preconceptions in opinions of, 227-229 Wellness case opinions of, 73 Robinson, Carolyn, 146, 148-150 Rodino, Peter W., 120-121 Rodriguez, Alberto Duque, 56-65 Rogers, Jim, 40 Ron Pair case, see United States v. Ron Pair Enterprises, Inc. The Roosevelt Court (Pritchett), 8 rule of statutory construction

"salience" scores of Supreme Court rulings, 17–18 statistical analysis of bankruptcy jurisprudence and, 33 savings and loan crisis secured credit bankruptcy cases and, 202-206 Scalia, Antonin (Justice), 12 BFP case and, 174, 185-191 constitutional issues and bankruptcy and, 76–78 Granfinanciera case and, 59–61 Hoffman opinion of, 87–91 internal papers of, 20-22 on judicial authority concerning bankruptcy, 42 Katz case and, 95-96 Kelly v. Robinson and, 153, 155-156 Nordic Village case and, 92-93 opinions in securities and tax rulings of, 35-36 preconceptions in opinions of, 227-229 Ron Pair case and, 164-165, 168-170 Seventh Amendment interpretation by, 64 state sovereign immunity opinions, 81-83, 85-86 Stern v. Marshall case and, 65–68 Timbers case and, 222–223 Wellness case and, 75-76 Yates v. Hendon case and, 217-218 Schuman, Carl, 151-153 Schwab v. Reilly, 217-218 Schwartz, Alan, 12, 18 secured credit bankruptcy cases amici filed in, 219-221 Bankruptcy Act of 1841 and, 39-41 BFP case, 190 foreclosure as fraudulent conveyance and, 175-180 Midlantic case, 130-132 Rake v. Wade, 171-173 Ron Pair case and, 158, 159, 161, 162, Solicitor General and, 202-206 Securities and Exchange Commission (SEC), 27, 29

in Midlantic case, 138-140



Index 273

Supreme Court jurisprudence concerning, 35-36 securities issues Supreme Court jurisprudence concerning, 35-36 Segal, Jeffrey, 8–9 Segal-Cover ideology scores, 17–18 statistical analysis of bankruptev jurisprudence and, 32 Segal-Spaeth Supreme Court Database, 8-9, 17-18 statistical analysis of bankruptcy jurisprudence and, 32 Seligson, Charles, 24 Seminole Tribe of Florida v. Florida, separate but equal standard, 195 Seventh Amendment bankruptcy law and, 45-46, 76-78, 81 Granfinanciera case and, 56, 59, 61, 65 stare decisis Scalia's interpretation of, 64 sheltering, in bankruptcy rulings, 218-219 Simon, Paul, 120-121 Skeel, David, 4, 234-235 Solicitor General amici briefs filed by, 211–214, 217–218 arguments before Supreme Court in Bildisco and, 109-110 bankruptcy interests and, 206-209 Bildisco case and role of, 107 in Dewsnup v. Timm case, 215 federal agency cases and, 198-199 Hoffman case and, 216 hypotheticals used by, 226-227 information sources for, 247-248 labor law vs. Bankruptcy Power and, 99-100 Midlantic case and role of, 142–144, 214 Office of the United States Trustee cases, 198-202 role in bankruptcy cases of, 197-198, 210-211, 232-233 in Ron Pair case, 163-165, 170-171 secured credit bankruptcy cases and, 202-206 sovereign immunity cases and, 202 tax-related bankruptcy cases, 200

weaknesses of, 193-196 Solorio v. United States, 42 Sotomayor, Sonia (Justice), 72 Wellness opinions of, 73 Souter, David (Justice) BFP case and, 178, 185-187, 189-191 on Booth, 147 Katz case and, 95–96 Nordic Village case and, 91–92 opinions in bankruptcy rulings of, 35 sovereign immunity, see also state sovereignty, 200 bankruptcy law and, 79 in Hoffman v. Connecticut Dep't, 79–91, 216 in Nordic Village case, 91-94 Solicitor General and cases involving, Spaeth, Harold, 8-9 Supreme Court decisionmaking process and, 10 state criminal procedure federal interference with, 2, 147, 154-155 Kelly v. Robinson and, 150-153 Solicitor General and, 195-196 state environmental laws Midatlantic case and, 127, 130, 132, 133, 135, 136, 142, 144 right of abandonment and, 138 state regulations as bankruptcy information source, 222-223 fraudulent conveyance and, 175-180 state sovereignty amici information concerning, 216–218 bankruptcy rulings and, 79-83 in BFP case, 174-192 Congressional rejection of Supreme Court rulings on, 94-96 federal sovereign immunity vs., 92-93 statistical analysis of Supreme Court bankruptcy jurisprudence, 31–36 Statute of Elizabeth (1571), 176 statutory cases Bankruptcy Code and, 98



Index

274

statutory language, see also "plain meaning" principle Hoffman case interpretation of, 90 in Midlantic case, 133-135 systemic values vs., 146 Stern v. Marshall, 43-48, 65-68, 218-219 constitutional issues and, 76-78 EBIA case and, 69-71 Wellness case and, 71–76 Stevens, John Paul (Justice), 2 arguments in Bildisco and comments of, 109-110 BFP case and, 185-187, 190-191 Bildisco case and, 107, 114-118, 123 Granfinanciera case and, 61-65 Hoffman opinion of, 87–91 initial Bildisco decision and, 110-112 *Katz* case and, 94–96, 216–218 Kelly v. Robinson and, 150, 155-156, 226-227 Marathon case and, 50–56 Midlantic case and, 135-138 Nordic Village case and, 91–94 opinions in bankruptcy rulings of, 33 preconceptions in opinions of, 227-229 Ron Pair case and, 168-170 state sovereign immunity opinions, 81–83, 85–86 switched vote in Midlantic case of, 140-142 Union Carbide case and, 59 "such claim" language in Ron Pair case, 163-165 summary jurisdiction in Bankruptcy Act of 1898, 44-46 in Bildisco bankruptcy filing, 105-107 Sunstein, Cass, 14 Supreme Court bankruptcy jurisprudence, see also judicial decision-making amici contributions to, 193-196, 211-221 "attitudinal" vs. "constrained" approaches to, 8-11

in Bildisco, 107-121 characteristics of cases involving, 37-38 clerks' opinions in Midlantic, 133-135 Congressional rejection of, 11, 29-30, 94-96 constitutional doctrine irrelevance to bankruptev and, 76-78, 96-97 court-provided information in, 221-229 distrust of bankruptcy judges in, 233-234 doctrinal principles in Granfinanciera and, 57-59 evolution of, 68-76 external knowledge and, 13-15 Granfinanciera case and, 56-65 in Hoffman, 87-91 hypotheticals as basis for, 226-227 initial Bildisco decision, 110-112 in Kelly v. Robinson, 150-156 Marathon bankruptcy case and, 48–56 in Midatlantic case, 133-142 in Nordic Village, 91-94 oral arguments as information source in, 223-225 preconceptions of Justices in, 227–229 quasi-judicial process in Bankruptcy Code and, 42-43 in Rake v. Wade, 171-173 references to cases, 245 in Ron Pair case, 162-168, 171-173 Solicitor General and, 197-198 sources of Court's citations, 246 sovereign immunity and, 79-83 statistical analysis of, 31-36 Stern v. Marshall and, 65-68 table of bankruptcy cases, 239-241 table of Justices' papers, 242-244 underenforcement of bankruptcy law in, 231–232 in Wellness case, 71-76 Tabb, Charles, 12-13, 25, 142 Takings Clause Midlantic arguments involving,

142-144

Task Force on Victims of Crime, 147

Bankruptcy Code vs. Bankruptcy

Power and, 98

in BFP, 184-191



Index 275

tax liens	trustees in bankruptcy proceedings, see
in bankruptcy proceedings, 159–161	also Office of the United States
in Dewsnup v. Timm case, 215	Trustee
Ron Pair case and, 158–159, 161–162,	in Bankruptcy Act of 1898, 44–46
168–171	<i>Midlantic</i> case and, 133, 135–136
tax litigation	property abandonment by, 128–129
bankruptcy laws and, 200	property transfers in foreclosure and,
IRA status, 198–199	174–175
Supreme Court jurisprudence	Tull v. United States, 61
concerning, 35–36	TVA v. Hill, 155
Teamsters Union, 120–121	1 111 / 11 /
	unfair labor practices
arguments before Supreme Court in Bildisco and, 109–110	in Bildisco bankruptcy filing, 105–107
	in <i>Bildisco</i> case, 110–112
Bildisco and, 100–101	Uniform Fraudulent Conveyance Act
"Term" of the Supreme Court, 56	(UFCA), 177–179
textual guidance	Uniform Fraudulent Transfer Act
avoidance of, in sovereign immunity	(UFTA), 177–179
cases, 202	Uniform Law Commission, 177
in BFP case, 189	Union Carbide case, see Thomas v.
in Supreme Court bankruptcy	Union Carbide Agricultural
decisions, 11–13	Products Co.
third party creditors	unions, see organized labor
real estate purchase for debt	United Autoworkers Union (UAW),
settlement, 178–180	121–123
Thomas, Clarence (Justice)	United States Bankruptcy
<i>BFP</i> case and, 185–187	Administration, 232–233
EBIA case and, 69–71	proposal for, 26
<i>Katz</i> case and, 95–96, 216–218	United States v Bass, 160
opinions in securities and tax rulings	United States v. Nordic Village, 200
of, 35–36	United States v. Nordic Village, 29–30
preconceptions in opinions of, 227–229	Congressional overruling of, 94–96
Wellness case, 75	sovereign immunity in, 12, 79–83, 202,
Thomas v. Union Carbide Agricultural	226–227
Products Co., 58–59	United States v. Raddatz, 53
Granfinanciera case and, 59-63	United States v. Ron Pair Enterprises,
Stern v. Marshall case and, 67	Inc.
Three Mile Island, 126–127	secured credit issues in, 200
Thygerson, Kenneth, 182	United States v. Ron Pair Enterprises,
Till v. SCS Credit Corp., 218–219	<i>Inc.</i> , 98, 158–173
Timbers of Inwood Forest, 17	certiorari in, 162–163
Timbers of Inwood Forest, 222–223	Conference deliberations in, 165
title insurance	dissenting Supreme Court opinion in,
BFP case and, 178–180	167–168
Toibb v. Radoff, 206–209	division of Justices over, 168–170
tortious interference	factual setting, 158–159
bankruptcy proceedings and, 65–68	information sources in, 224–225
1 / 1 (3 / 7)	/ 1 1 2



276 Index

legal setting for, 159-161 lower court rulings on, 161–162 majority Supreme Court opinion in, 165-167 oral arguments in, 163-165 Solicitor General, creditors, and public fiscal policy in, 170-171 Supreme Court jurisprudence in, 162-168 United States v. Security Industrial Bank, United States v. Security Industrial Bank, United States v. Whiting Pools, 200 "unmistakable clarity" standard, 87-91 Bankruptcy Code and, 125-126 in Nordic Village case, 91-94 Veenstra, Loring, 4, 99-145, 158-173 Victim and Witness Protection Act, 147

Veenstra, Loring, 4, 99–145, 158–173 Victim and Witness Protection Act, 147 victim impact statement, 147 Victims of Crime Act, 147 victims' rights criminal restitution vs., 146–148

wage-earner plans
in bankruptcy law, 28
Wallace, Larry, 163–165, 224–225
Wallace's Bookstore, 94–96
Warburg Paribas Becker Inc., 130
Warner, Ray, 46, 57
Warren, Elizabeth, 25
Watts, Kathryn, 27
Weinfeld, Edward, 24, 25
Wellness International Network v. Sharif, 17–18, 43–48, 231–232
constitutional issues and, 76–78
information sources in, 222
White, Byron (Justice)

arguments in Bildisco and comments of, 109-110 Atlas Roofing opinion of, 57-59 bench memoranda in Bildisco from, 108-109 Bildisco case and, 107 constitutional issues and bankruptcy and, 76-78 Continental Airlines bankruptcy and Bildisco ruling and, 119 Granfinanciera case and, 61-65 Hoffman opinion of, 87-91, 216, 220-221 initial Bildisco decision and, 110-112 Kelly v. Robinson and, 155–156 Marathon case and, 50-56, 73 Midlantic case and, 136–138 opinions in bankruptcy proceedings of, 45-46 opinions in securities and tax rulings of, 35 retirement of, 94–96 Ron Pair case and, 165, 168-170 state sovereign immunity opinions, 81-83 Stern v. Marshall case and, 65-68 Whittington, Keith, 19 Whole Women's Health v. Hellerstedt, Will, Hubert, 24 women's rights amicus briefs concerning, 195-196 Women's Rights Project, 195–196 Yates v. Hendon, 217-218

Younger v. Harris, 154–155

Zera, Edward, 83-84