American Banking Institute Law Review

2010

A Reassessment of Bankruptcy Reorganization After Chrysler and General Motors

Barry E. Adler

Summary

The descent of Chrysler and General Motors into bankruptcy threatens the chapter 11 reorganization process itself In each case, a judge approved a transfer of a debtor's assets to favored creditors under circumstances where holders of other claims were denied basic safeguards. Legal reform is required, and proposed here, to assure that aggrieved creditors are granted protection either of the marketplace or of the Bankruptcy Code's creditor democracy provisions. Such reform could help minimize the cost of capital to future debtors

To view this article in its entirety please use the link provided below.

View Full Article

Recommended Citation: Barry E. Adler. 2010. "A Reassessment of Bankruptcy Reorganization After Chrysler and General Motors." *American Banking Institute Law Review* 18: 305–18.

https://heinonline.org/HOL/LandingPage?handle=hein.journals/abilr18&div=10&id=&page=.