

**5397 Advanced Business Bankruptcy
UNIVERSITY OF HOUSTON LAW CENTER
SPRING 2025 (3 CREDITS)**

Instructors: Kyung S. Lee; R. J. Shannon

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Time: 9:00 to 10:30 a.m. MW

Location: Law 311

I. COURSE OVERVIEW

While bankruptcy has rightly been described as the last bastion of the generalist, it is also unlike ordinary litigation or transactional practice. Contested matters are litigated with notice and time for discovery measured in days, not months or years. Transactions involving millions and billions of dollars occur with only the barest of covenants from the seller. The Bankruptcy Code and Federal Rules of Bankruptcy Procedure make that possible.

This course provides an in-depth look at the core aspects of business bankruptcy, using fact patterns and briefing from actual recent cases. You will become familiar with not only the law, but how that law is put into practice in business bankruptcy cases.

II. INSTRUCTION MODE

The UH registration system instruction mode for this course is face-to-face. After student registration opens, there may be instruction mode changes to this course though two weeks before the first day of classes for the term, but notice of such changes will be sent to then-registered students. For this instruction mode, instructors and students are expected to normally be physically present in the classroom. If the course has a final examination, it will be in a classroom requiring your physical presence. Other assessments, such as a mid-term exam, may also be in a classroom. The instructor(s) anticipate offering “remote presence” (starting a Zoom meeting from the podium computer to enable student remote access on an occasional basis), but students should not rely on an expectation that remote presence will be available.

III. MATERIALS

The instructors will upload articles, briefing, and transactional documents that will form the bulk of the reading materials for this course. Additional reference to title 11 of the United States Code (the “Bankruptcy Code”) and the Federal Rules of Bankruptcy Procedure are available here:

1. Bankruptcy Code: <https://www.law.cornell.edu/uscode/text/11>
2. Federal Rules of Bankruptcy Procedure: <https://www.law.cornell.edu/rules/frbp>

IV. GRADING & EVALUATION

Your grade will be determined based on a final paper discussing the intersection of bankruptcy law with another substantive area of law of your choice.

Attendance and participation are important to this course. The Law Center has a minimum 80% attendance policy for students. Your grade may be adjusted by as much as one-third of a letter grade (B to B+ or A to A-) based on class performance.

V. LEARNING OBJECTIVES

Students taking this course should learn key concepts applicable to business bankruptcy. For students who go on to practice bankruptcy law, the course should provide them with a solid foundation to address many of the most important matters in the business bankruptcy process, and chapter 11 in particular. For other students, the course should provide them with awareness of important ways that bankruptcy may influence the litigation, policy, regulatory, or transactional matters that form their focus.

VI. OFFICE HOURS

While office hours are by appointment only, they are encouraged.

VII. OTHER IMPORTANT MATTERS

a. Mental Health and Wellness

The University of Houston has a number of resources to support students' mental health and overall wellness, including CoogsCARE and the UH Go App. UH Counseling and Psychological Services (CAPS) offers 24/7 mental health support for all students, addressing various concerns like stress, college adjustment and sadness. CAPS provides individual and couples counseling, group therapy, workshops and connections to other support services on and off-campus. For assistance visit uh.edu/caps, call 713-743-5454, or visit a Let's Talk location in-person or virtually. Let's Talk are daily, informal confidential consultations with CAPS therapists where no appointment or paperwork is needed.

Need Support Now? - If you or someone you know is struggling or in crisis, help is available. Call CAPS crisis support 24/7 at 713-743-5454, or the National Suicide and Crisis Lifeline: call or text 988, or chat 988lifeline.org.

b. Title IX/Sexual Misconduct

Per the UHS Sexual Misconduct Policy, your instructor is a "responsible employee" for reporting purposes under Title IX regulations and state law and must report incidents of sexual misconduct (sexual harassment, non-consensual sexual contact, sexual assault, sexual exploitation, sexual intimidation, intimate partner violence, or stalking) about which they become aware to the Title IX office. Please know there are places on campus where

you can make a report in confidence. You can find more information about resources on the Title IX website at <https://uh.edu/equal-opportunity/title-ix-sexual-misconduct/resources/>.

c. Reasonable Academic Adjustments/Auxiliary Aids

The University of Houston is committed to providing an academic environment and educational programs that are accessible for its students. Any student with a disability who is experiencing barriers to learning, assessment or participation is encouraged to contact the Justin Dart, Jr. Student Accessibility Center (Dart Center) to learn more about academic accommodations and support that may be available to them. Students seeking academic accommodations will need to register with the Dart Center as soon as possible to ensure timely implementation of approved accommodations. Please contact the Dart Center by visiting the website: <https://uh.edu/accessibility/> calling (713) 743-5400, or emailing jdcenter@Central.UH.EDU.

The Student Health Center offers a Psychiatry Clinic for enrolled UH students. Call 713-743-5149 during clinic hours, Monday through Friday 8 a.m. - 4:30 p.m. to schedule an appointment.

The A.D. Bruce Religion Center offers spiritual support and a variety of programs centered on well-being.

The Center for Student Advocacy and Community (CSAC) is where you can go if you need help but don't know where to start. CSAC is a "home away from home" and serves as a resource hub to help you get the resources needed to support academic and personal success. Through our Cougar Cupboard, all students can get up to 30 lbs of FREE groceries a week. Additionally, we provide 1:1 appointments to get you connected to on- and off-campus resources related to essential needs, safety and advocacy, and more. The Cougar Closet is a registered student organization advised by our office and offers free clothes to students so that all Coogs can feel good in their fit. We also host a series of cultural and community-based events that fosters social connection and helps the cougar community come closer together. Visit the CSAC homepage or follow us on Instagram: @uh_CSAC and @uhcupbrd. YOU belong here.

d. Women and Gender Resource Center

The mission of the WGRC is to advance the University of Houston and promote the success of all students, faculty, and staff through educating, empowering, and supporting the UH community. The WGRC suite is open to you. Stop by the office for a study space, to take a break, grab a snack, or check out one of the WGRC programs or resources. Stop by Student Center South room B12 (Basement floor near Starbucks and down the hall from Creation Station) from 9 am to 5 pm Monday through Friday.

e. Recording of Class

Students may not record all or part of class, livestream all or part of class, or make/distribute screen captures, without advanced written consent of the instructor. If you have or think you may have a disability such that you need to record class-related activities, please contact the Justin Dart, Jr. Student Accessibility Center. If you have an accommodation to record class-related activities, those recordings may not be shared with any other student, whether in this course or not, or with any other person or on any other platform. Classes may be recorded by the instructor. Students may use instructor's recordings for their own studying and notetaking. Instructor's recordings are not authorized to be shared with anyone without the prior written approval of the instructor. Failure to comply with requirements regarding recordings will result in a disciplinary referral to the Dean of Students Office and may result in disciplinary action.

f. Syllabus Change

Please note that the instructor may need to make modifications to the course syllabus. Notice of such changes will be announced as quickly as possible through email.

g. Honor Code

The UHLC Honor Code applies to all aspects of this course. You are responsible for knowing all Honor Code provisions and for complying with the Honor Code. Please inquire if you have any questions regarding how the Honor Code's provisions apply to specific activities or situations related to this course. Your continuing enrollment in this course is deemed to be a pledge by you under the Honor Code to comply with the Honor Code in relation to this course and to comply with the instructions in the course syllabus.

h. AI Generated Work Product

The software technology known as artificial intelligence has recently expanded its capability to generate text and other work product (AI Generated Work Product). Examples of the technology include what are known as "generative" large language models (LLMs), and a specific implementation what is well known in the general public is ChatGPT. These systems can generate text and other work product in response to prompts and/or input of other text/documents/code/images. The output, the AI Generated Work Product, appears to have human-mimicking "intelligence" and is thus potentially usable as a substitute for material one might generate themselves. AI Generated Work Product can include computer code or programs as well as human language content and materials.

Your continuing enrollment in this course obligates you to not knowingly prompt, generate, or use any AI Generated Work Product in relation to any activity or assessment in this course. This applies to AI Generated Work Product from yourself or others. This obligation includes that your assessment materials in the course be without any contribution from AI Generated Work Product. This obligation specifically extends to not plagiarize any

writing required of you for assessment in the course: AI Generated Work Product will be treated as from another/others in applying the plagiarism policy to this course. The term “assessment” means any material generated for this course that is submitted to the instructor or presented in a class session, regardless whether it is graded content or not. Assessments include mid-terms and final exams. AI Generated Work Product may not be used in the development or drafting of any assessments created by you in a non-proctored environment, such as a “take-home” final examination.

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VIII. Schedule and Assignments

Class	Topic	Reading/Assignment
Week 1 Mo 1/13 Wed 1/15	Basics: Overview of Bankruptcy and Chapter 11 Process	<p><u>Read:</u></p> <p>Ayer, et al., "Welcome to the Jungle," 22 -Aug. Am. Bankr. Inst. J. 24 (available at https://www.abi.org/abi-journal/welcome-to-the-jungle).</p> <p>Friedland, et al., "Chapter 11 – 101 The Nuts and Bolts of Chapter 11 Practice: A Primer," National Association of Credit Management (2008).</p>
Week 2 Wed 1/22	Basics: Principal Players in a Chapter 11 Bankruptcy Case and Their Respective Interests	<p><u>Read:</u></p> <p>Kuney, G. & Friedland, J., "Secured Creditors & Chapter 11," Daily DAC (February 17, 2016) (available at https://www.dailydac.com/dealing-with-distress-for-fun-profit-secured-creditors-chapter-11/).</p> <p>Brandess, M. & Smith, L., "An Introduction to Chapter 11 for Unsecured Creditors: What Every Unsecured Creditor Should Know," Daily DAC (March 6, 2017) (available at https://www.dailydac.com/dealing-with-distress-for-fun-profit-an-introduction-to-chapter-11-for-unsecured-creditors/)</p> <p>United States Trustee Committee Solicitation Letter from <i>In re Athenex, Inc, et al.</i>, Case No. 23-90295 (Bankr. S.D. Tex.).</p>
Week 3 Mo 1/27 Wed 1/29	"First-Day" Motions: First Day Declaration; Administrative Procedures; Employee Motion, Critical Vendors	<p><u>Read:</u></p> <p>Declaration of Nicholas K. Campbell in Support of Debtor's Chapter 11 Petitions and First Day Relief from <i>In re Athenex, Inc, et al.</i>, Case No. 23-90295 (Bankr. S.D. Tex.).</p> <p><u>Skim:</u></p> <p>First-Day Presentation from <i>In re Athenex, Inc, et al.</i>, Case No. 23-90295 (Bankr. S.D. Tex.).</p> <p>Debtors' Emergency Motion for Entry of an Order Authorizing the Debtors to (I) Pay and/or Honor Prepetition Wages, Salaries, Bonus Payments, Employee Benefits, and Other Compensation; (II) Remit Withholding Obligations and Deductions; (III) Maintain Employee Compensation and Benefits Programs and Pay Related Administrative Obligations; and (IV) Have Applicable Banks and Other Financial Institutions Receive, Process, Honor, and Pay Certain Checks Presented for Payment and Honor Certain Fund Transfer Requests from <i>In re Athenex, Inc, et al.</i>, Case No. 23-90295 (Bankr. S.D. Tex.).</p>

<p>Week 4</p> <p>Mo 2/3 Wed 2/5</p>	<p>"First-Day" Matters: Cash Collateral and DIP Financing</p>	<p><u>Read:</u></p> <p>Excerpt from Emergency Motion of Debtors for Entry of Interim and Final Orders (A) Authorizing the Debtors to Obtain Postpetition Financing, (B) Authorizing the Debtors to Use Cash Collateral, (C) Granting Liens and Providing Claims With Superpriority Administrative Expense Status, (D) Granting Adequate Protection to the Prepetition Secured Parties, (E) Modifying the Automatic Stay, (F) Scheduling a Final Hearing, and (G) Granting Related Relief from <i>In re Core Scientific, Inc., et al.</i>, Case No. 22-90341 (Bankr. S.D. Tex.).</p> <p>Objection of Ad Hoc Equity Group to the Emergency Motion of Debtors for Entry of Interim and Final Orders (A) Authorizing the Debtors to Obtain Postpetition Financing, (B) Authorizing the Debtors to Use Cash Collateral, (C) Granting Liens and Providing Claims With Superpriority Administrative Expense Status, (D) Granting Adequate Protection To The Prepetition Secured Parties, (E) Modifying The Automatic Stay, (F) Scheduling A Final Hearing, And (G) Granting Related Relief from <i>In re Core Scientific, Inc., et al.</i>, Case No. 22-90341 (Bankr. S.D. Tex.).</p> <p><u>Skim:</u></p> <p>Reservation of Rights and Limited Objection to the Emergency Motion of Debtors for Entry of Interim and Final Orders (A) Authorizing the Debtors to Obtain Postpetition Financing, (B) Authorizing the Debtors to Use Cash Collateral, (C) Granting Liens and Providing Claims With Superpriority Administrative Expense Status, (D) Granting Adequate Protection to the Prepetition Secured Parties, (E) Modifying The Automatic Stay, (F) Scheduling a Final Hearing, and (G) Granting Related Relief from <i>In re Core Scientific, Inc., et al.</i>, Case No. 22-90341 (Bankr. S.D. Tex.).</p> <p>BlockFi Lending LLC's (I) Limited Objection to Emergency Motion of Debtors for Entry of Interim and Final Orders (A) Authorizing the Debtors to Obtain Postpetition Financing, (B) Authorizing the Debtors to Use Cash Collateral, (C) Granting Liens and Providing Claims with Superpriority Administrative Expense Status, (D) Granting Adequate Protection to the Prepetition Secured Parties, (E) Modifying the Automatic Stay, (F) Scheduling a Final Hearing, and (G) Granting Related Relief, (II) Joinder in Limited Objection of Barings BDC, Inc., Barings Capital Investment Corporation, and Barings Private Credit Corp. to the DIP Motion, and (III) Reservation of Rights from <i>In re Core Scientific, Inc., et al.</i>, Case No. 22-90341 (Bankr. S.D. Tex.).</p>
<p>Week 5</p> <p>Mo 2/10 Wed 2/12</p>	<p>Administering the Estate: Employment of Professionals; Fiduciary Duties; and Ethical Considerations</p>	<p><u>Read:</u></p> <p>Application to Retain Jackson Walker LLP as Counsel for the Debtor and Debtor-In-Possession from <i>In re 4E Brands Northamerica LLC</i>, Case No. 22-50009 (Bankr. S.D. Tex.).</p> <p>United States Trustee's Amended and Supplemental Motion for (1) Relief from Judgment Pursuant to Federal Rule of Civil Procedure 60(B)(6) and Federal Rule of Bankruptcy Procedure 9024 Approving the Retention and Compensation Applications of Jackson Walker LLP, (2) Sanctions, and (3) Related Relief from <i>In re 4E Brands Northamerica LLC</i>, Case No. 22-50009 (Bankr. S.D. Tex.).</p> <p><u>Skim:</u></p> <p>Jackson Walker LLP's Response in Opposition to the United States Trustee's Amended and Supplemental Motion for (1) Relief from Judgment Pursuant to Federal Rule of Civil Procedure 60(B)(6) and Federal Rule of Bankruptcy Procedure 9024 Approving the Retention and Compensation Applications of Jackson Walker</p>

		<p>LLP, (2) Sanctions, and (3) Related Relief from In re 4E Brands Northamerica LLC, Case No. 22-50009 (Bankr. S.D. Tex.)</p> <p><u>Optional:</u></p> <p>United States Trustee's Reply to Jackson Walker LLP's Response in Opposition to the United States Trustee's Amended and Supplemental Motion for (1) Relief from Judgment Pursuant to Federal Rule of Civil Procedure 60(B)(6) and Federal Rule of Bankruptcy Procedure 9024 Approving the Retention and Compensation Applications of Jackson Walker LLP, (2) Sanctions, and (3) Related Relief from In re 4E Brands Northamerica LLC, Case No. 22-50009 (Bankr. S.D. Tex.).</p> <p>Jackson Walker LLP's Sur-Reply in Support of its Opposition to the U.S. Trustee's Amended and Supplemental Motion for (1) Relief from Judgment Pursuant to Federal Rule of Civil Procedure 60(B)(6) and Federal Rule of Bankruptcy Procedure 9024 Approving the Retention and Compensation Applications of Jackson Walker LLP, (2) Sanctions, and (3) Related Relief from In re 4E Brands Northamerica LLC, Case No. 22-50009 (Bankr. S.D. Tex.).</p>
<p>Week 6</p> <p>Mo 2/17</p> <p>Wed 2/19</p>	<p>Administering the Estate: Section 363 Sales</p>	<p><u>Read:</u></p> <p>Debtors' Motion for Entry of an Order (I) Approving the Bid Procedures, (II) Approving the Sale of the Debtors' Assets Free and Clear, and (III) Granting Related Relief from In re IEH Auto Parts Holding LLC, et al., Case No. 23-90054 (Bankr. S.D. Tex.) (Read Main Motion; Skim Exhibits).</p> <p>Transcript of Sale Hearing in In re IEH Auto Parts Holding LLC, et al. Case No. 23-90054 (Bankr. S.D. Tex.).</p> <p><u>Skim:</u></p> <p>Form Asset Purchase Agreement from In re IEH Auto Parts Holding LLC, et al., Case No. 23-90054 (Bankr. S.D. Tex.) [ECF No. 96].</p> <p>Bid Coversheet from In re Galleria 2425 Owner, LLC, Case No. 23-34815 (Bankr. S.D. Tex.).</p>
<p>Week 7</p> <p>Mo 2/24</p> <p>Wed 2/26</p>	<p>Administering the Estate: Settlements in Bankruptcy</p>	<p><u>Read:</u></p> <p>Fed. R. Bankr. P. 9019</p> <p>Chapter 7 Trustee's Motion under 1 U.S.C. §§ 105(a) and 363, Bankruptcy Rules 6004 and 9019 and Local Rule 9013-1 for Approval of The Delaware Settlement from Erin Energy Corporation, et al., Case No. 18-32106 (Bankr. S.D. Tex.).</p> <p><u>Skim:</u></p> <p>Stipulation and Agreed Order Granting Limited Relief from the Plan Injunction from In re ED Solutions, LLC, Case No. 23-90367 (Bankr. S.D. Tex.).</p>

<p>Week 8</p> <p>Mo 3/3 Wed 3/5</p>	<p>Plan of Reorganization: Overview of Process & Negotiating Plan</p>	<p><u>Read:</u></p> <p>Ayer, J. et al., "Confirming a Plan," ABI Journal, Vol. XXIII, No. 10, December/January 2005.</p> <p>11 U.S.C. §§ 1123, 1141</p> <p>Redacted Issue List regarding Proposed Plan of Reorganization (or one filed on the docket in a case)</p>
<p>SPRING BREAK 3/10-3/15</p>		
<p>Week 9</p> <p>Mo 3/17 Wed 3/19</p>	<p>Plan of Reorganization: Disclosure Statement; Adequate Information; Approval & Solicitation</p>	<p><u>Read:</u></p> <p>11 U.S.C. § 1125</p> <p><u>Skim:</u></p> <p>Excerpt from Disclosure Statement regarding Debtor and Official Committee of Unsecured Creditors' Joint Chapter 11 Plan from <i>In re Tehum Care Services, Inc.</i>, Case No. 23-90086 (Bankr. S.D. Tex.).</p> <p>Objection of the United States Trustee to Joint Emergency Motion for Entry of an Order (I) Conditionally Approving the Adequacy of the Disclosure Statement, (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Joint Chapter 11 Plan, (III) Approving the Forms of Ballots and Notices in Connection Therewith, (IV) Scheduling Certain Dates with Respect Thereto, and (V) Granting Related Relief from <i>In re Tehum Care Services, Inc.</i>, Case No. 23-90086 (Bankr. S.D. Tex.).</p> <p>Arizona Department of Corrections, Rehabilitation, and Reentry's limited Objection to Debtor's Disclosure Statement from <i>In re Tehum Care Services, Inc.</i>, Case No. 23-90086 (Bankr. S.D. Tex.).</p> <p>Transcript of Hearing on October 19, 2023, in <i>In re Tehum Care Services, Inc.</i>, Case No. 23-90086 (Bankr. S.D. Tex.).</p>
<p>Week 10</p> <p>Mo 3/24 Wed 3/26</p>	<p>Plan of Reorganization: Section 1129(a) & 1129(b) Requirements</p>	<p><u>Read:</u></p> <p>11 U.S.C. § 1129(a); 1129(b)</p> <p><u>Skim:</u></p> <p>Revised Order Confirming the Third Amended Joint Chapter 11 Plan of Reorganization of the EVPS Debtors (Technical Modifications) from Envision Healthcare Corporation, et. al., Case No. 23-90342 (Bankr. S.D. Tex.).</p>

<p>Week 12</p> <p>Mo 4/7 Wed 4/9</p>	<p>Plan of Reorganization: Chapter 11, Subchapter V</p>	<p><u>Read:</u></p> <p>Walters, J. & Curtis, W., "Subchapter V. vs. 'Ordinary Chapter 11 Practice Changes for Small Business Debtors," Bloomberg Law (2021) (available at https://www.womblebondnickinson.com/sites/default/files/2021-09/SubchapterV_vs_Ordinary_Chapter11_Practice_Changes_Small_Business_Debtors.pdf)</p> <p>Debtor's First Amended Plan of Reorganization Pursuant to § 1190 of the Bankruptcy Code from <i>In re Sourcewater, Inc.</i>, Case No. 23-30960 (Bankr. S.D. Tex.).</p> <p>Energy Debt Holdings LLC's Objection to Confirmation of Amended Plan of Reorganization from <i>In re Sourcewater, Inc.</i>, Case No. 23-30960 (Bankr. S.D. Tex.).</p>
<p>Week 13</p> <p>Mo 4/14 Wed 4/16</p>	<p>Claims Administration: Claims Bar Date, Proofs of Claim; Claim Objection</p>	<p><u>Skim:</u></p> <p>Order (I) Setting Bar Dates for Filing Proofs of Claim (II) Establishing Amended Schedules Bar Date and Rejection Damages Bar Date, (III) Approving the Form of and Manner for Filing Proofs of Claim, (IV) Approving Notice of Bar Dates, and (V) Granting Related Relief from <i>In re Tehum Care Services, Inc.</i>, Case No. 23-90086 (Bankr. S.D. Tex.).</p> <p>Proof of Claim No. 93 from 4512 Steffani Property, LLC from <i>In re Watson Valve Services, Inc.</i>, Case No. 20-30968 (Bankr. S.D. Tex.)</p> <p><u>Read:</u></p> <p>John Watson's Omnibus Objection to Proof of Claim No. 48 and Proof of Claim No. 93 filed by 4512 Steffani Property, LLC from <i>In re Watson Valve Services, Inc.</i>, Case No. 20-30968 (Bankr. S.D. Tex.).</p> <p>4512 Steffani Property, LLC's Response to John Watson's Objection to Proof of Claim No. 48 and Proof of Claim No. 93 filed by 4512 Steffani Property, LLC from <i>In re Watson Valve Services, Inc.</i>, Case No. 20-30968 (Bankr. S.D. Tex.)</p> <p>John Watson's Reply to 4512 Steffani Property, LLC's Objection to Proof of Claim No. 48 and Proof of Claim No. 93 filed by 4512 Steffani Property, LLC from <i>In re Watson Valve Services, Inc.</i>, Case No. 20-30968 (Bankr. S.D. Tex.)</p>
<p>Week 14</p> <p>Mo 4/21 Wed 4/23</p>	<p>Practice Topics: Contested Matters and Adversary Proceedings</p>	<p><u>Read:</u></p> <p>Fed. R. Bankr. Proc. 7001, 9013, & 9014</p> <p>Motion to Authorize Setoff and for Turnover of Property of the Estate in <i>In re Fired Up, Inc.</i>, Case No. 16-10816 (Bankr. W.D. Tex.).</p> <p>Travelers's Objection to Debtor's Witness and Exhibits and Objection to Proceedings for Turnover of Property by Motion as Opposed to Adversarial Action from <i>In re Fired Up, Inc.</i>, Case No. 16-10816 (Bankr. W.D. Tex.).</p> <p>Order Denying without Prejudice Motion for Setoff and Turnover from <i>In re Fired Up, Inc.</i>, Case No. 16-10816 (Bankr. W.D. Tex.).</p> <p>Complaint from <i>Fired Up, Inc. v. The Travelers Indemnity Company, et al. (In re Fired Up, Inc.)</i>, Adv. Proc. No. 16-10816 (Bankr. W.D. Tex.).</p>

<p>Week 15 Mo 4/28</p>	<p>Practice Topics: Information Gathering and Discovery in Bankruptcy</p>	<p><u>Read:</u> 11 U.S.C. § 341; Fed. R. Bankr. P. 2004</p> <p><u>Skim:</u> Schedules and Statement of Financial Affairs from In re Alexander E. Jones, Case No. 22-33553 (Bankr. S.D. Tex.).</p> <p>Notice of the Official Committee of Unsecured Creditors' Bankruptcy Rule 2004 Examination of Bank of America, N.A. from In re Alexander E. Jones, Case No. 22-33553 (Bankr. S.D. Tex.).</p> <p>Bank of America, N.A.'s Motion to Partially Quash the Notice of the Official Committee of Unsecured Creditors' Bankruptcy Rule 2004 Examination of Bank of America, N.A. from In re Alexander E. Jones, Case No. 22-33553 (Bankr. S.D. Tex.).</p>
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