

STEWART MAIDEN K.C.
PUBLICATIONS AND EDITORIAL APPOINTMENTS

Chapters and books

- ◆ Chapter author, *McPherson's Law of Company Liquidation* (Thomson Reuters, 2018 -)
- ◆ Editor of, and chapter contributor to, *Insolvent Investments* (LexisNexis, 2015)

Editorial appointments

- ◆ Editorial Board, *International Insolvency Review* (Wiley / INSOL International, 2022 -)
- ◆ Editorial Board, *Insolvency Law Journal* (Thomson Reuters, 2016 -)
- ◆ National Correspondent for Australia on the Model Law on Cross-Border Insolvency, for UNCITRAL's *Case Law on UNCITRAL Texts* (appointed 2019, reappointed for five years commencing 27 June 2022)

Articles

- ◆ *Cross-border transaction avoidance, jurisdictional reach of anti-avoidance provisions, recognition and relief available to officeholders under UNCITRAL model law*, South Square Digest, April 2022, 78 (with William Willson and Jock Baird)
- ◆ *The scope of stays under the Model Law on cross-border insolvency: Senvion GmbH provides some welcome clarity* (2020) 20(6) *Insolvency Law Bulletin* 105 (with Nicholas Wallwork)
- ◆ *The Impact of Retention of Title Security on Unfair Preference Actions* (with Brendon Watkins) (2019) 27(2) *Insolvency Law Journal* 57
- ◆ *Electronic records play a part in fixing a wagering company with liability for receipt of stolen funds* (2018) 2 *Internet Law Bulletin* 158
- ◆ *Reform for the wrong reasons? Observations and comments on the INSOL 10th World Quadrennial Congress* (2017) 18(5) *Insolvency Law Bulletin* 93
- ◆ *Saad Investments asks more questions than it answers* (2013) 21 *Insolvency Law Journal* 202
- ◆ *Guarding against foreign insolvency proceedings: The importance of the centre of main interests in transaction planning* (2012) 86 *Australian Law Journal* 697
- ◆ *Is leave of court required to appeal against a decision in favour of a company in voluntary administration or liquidation?* (2012) 20 *Insolvency Law Journal* 96 (Referred to in *DSG Holdings Australia Pty Ltd v Helenic Pty Ltd* (2014) 307 ALR 143 and in *Caruso v Built It Pty Ltd* (No 2) [2019] SASC 125)
- ◆ *The Emerging Framework of Cross-Border Insolvency in and around Australia: Saad Investments, Japan Airlines and Lehman Brothers* (2011) 8(4) *International Corporate Rescue* 263; cont'd in vol 8(5) p. 329 (with Professor Rosalind Mason and Scott Atkins)
- ◆ *A comparative analysis of the use of the UNCITRAL Model Law on Cross-border Insolvency in Australia, Great Britain and the USA* (2010) 18(2) *Insolvency Law Journal* 63
- ◆ *What can a voluntary administrator do about a concurrently-appointed receiver?* (2006) 24(7) *Company and Securities Law Journal* 410
- ◆ *The effect of consent judgments on third party contribution claims* (2006) 80(5) *Law Institute Journal* 30 (with Dr Clifford Pannam QC)
- ◆ *Recent steps in the evolution of res judicata, cause of action estoppel and the Anshun doctrine in Australia* (2004) 25 *Australian Bar Review* 130 (Quoted in *Notaras v St George Bank Ltd* (2005))

157 ACTR 1; referred to in *Commonwealth Bank of Australia v Ekes* [2013] NSWSC 1264 and *Portbury Development Co Pty Ltd v Ottedin Investments Pty Ltd* [2014] VSC 57; cited in *First Capital Partners Pty Ltd v Sylvatech Ltd* (2004) 186 FLR 266 and *Wilkshire v Registrar of Trade Marks* [2009] FCA 1222)

- ◆ *Tensions between the public and private purposes of examinations under Pt 5.9 of the Corporations Act 2001 (Cth)* (2004) 12 Insolvency Law Journal 28 (Cited in *Re Kassem (as liquidators of Clarecastle Pty Ltd)* [2011] NSWSC 490 and *Wambo Coal Terminal Pty Ltd v Shepard* [2011] NSWSC 639)
- ◆ *Grounds for Extending the Time Allowed to Lodge Charges - National Australia Bank Ltd v Davis & Waddell (Vic) Pty Ltd* (2002) 18(4) Banking Law Bulletin 61

Miscellaneous

- ◆ Various case notes published at www.commbarmatters.com.au, headnotes in law reports and book reviews in peer-reviewed journals