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What Every Business Litigator Should Know About Bankruptcy Law and Procedure

Presenter: [Christopher J. Major](#)

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September 25, 2008
Hartford Boardroom (Videoconference connection to Boston 26W3, Stamford Nutmeg, and New York 801.)

Noon-1:30 p.m.
(Lunch will be served.)

Sponsored by the Business Litigation Group

Given the current economic climate, business litigators will increasingly be confronted with insolvency issues. Our litigators should not only be able to spot bankruptcy issues when they arise, but should also be prepared to use bankruptcy principles to their strategic advantage.

Please join your colleagues for a discussion of the bankruptcy issues every litigator should be aware of, including:

- The automatic stay;
- Involuntary bankruptcies;
- Avoidance powers;
- Claims and bar dates;
- The "zone of insolvency" and its implications; and
- Bankruptcy court jurisdiction.

In addition, we will also review the firm's bankruptcy resources, including our bankruptcy practitioners.

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