



# The Insolvency Law of Central and Eastern Europe

Twelve Country Screenings of the New Member and Candidate  
Countries of the European Union and Russia: A Comparative Analysis

Jens Lowitzsch (Ed.)

Developed by Inter-University Centre Split/Berlin,  
Institute for Eastern European Studies, Free University of Berlin



## Abbreviations

BA . . . . .	Bankruptcy Act (Estonia)
BL . . . . .	Bankruptcy Law (Croatia)
BRC . . . . .	Bankruptcy and Reorganisation Code (Slovakia)
BRL . . . . .	Bankruptcy and Reorganisation Law (Poland)
CASE . . . . .	Centrum Analiz Społeczno-Ekonomicznych
CC . . . . .	Commercial Code(Bulgaria)
DV. . . . .	Dăržăven vestnik (Bulgarian official gazette)
Dz.U. . . . .	Dziennik Ustaw (Polish official gazette)
EBRD . . . . .	European Bank for Reconstruction and Development
FIL . . . . .	Federal Insolvency Law (Russian Federation)
HdbWiRO ..	Handbuch Wirtschaft und Recht in Osteuropa (collection of Eastern European laws in German), ed. <i>S. Breidenbach</i>
IC . . . . .	Insolvency Code (Czech Republic)
IS . . . . .	Insolvency Statute (Germany)
JbOstR . . . .	Jahrbuch für Ostrecht (journal)
JRBC . . . . .	Judicial Reorganisation and Bankruptcy Code (Romania)
LIUC . . . . .	Law on the Insolvency of Undertakings and Companies (Latvia)
LRE . . . . .	Law on Restructuring of Enterprises (Lithuania)
LRL . . . . .	Law on Reorganisation and Liquidation (Hungary)
LTSSP . . . .	Law on Tax and Social Security Procedure (Bulgaria)
MK . . . . .	Magyar Közlöny (Hungarian official gazette)
MP . . . . .	Monitor Polski (Polish official gazette)
Nn . . . . .	Narodne novine (Croatian official gazette)
OER . . . . .	Osteuropa Recht (journal)
RF . . . . .	Russian Federation
RIW . . . . .	Recht der internationalen Wirtschaft (journal)
ROW . . . . .	Recht in Ost und West (journal)
RSFSR . . . .	Russian Socialist Federative Soviet Republic
RT . . . . .	Riigi Teataja (Estonian official gazette)
Sb. . . . .	Sbírka zákonů (official gazette of Czechoslovakia and the Czech Republic)
SCSBL . . . .	Statute on Coercive Settlements, Bankruptcy and Liquidation (Slovenia)
SZRF . . . . .	Sobranie zakonodatel'stva Rossiyskoy Federatsii (official gazette of the Russian Federation since January 1994)

## Abbreviations

- VSNDiVS . . . Vedomosti S'ezda narodnykh deputatov i Verkhovnogo Soveta SSSR/ RSFSR/ RF (official gazette of the Soviet Union/RSFSR/RF from June 1989 to September 1993)
- VVAS . . . . . Vestnik Vysshego Arbitrazhnogo suda (official gazette of the Russian Supreme Commercial Court)
- WGO . . . . . Monatshefte für osteuropäisches Recht (journal)
- WiRO . . . . . Wirtschaft und Recht in Osteuropa (journal)
- WOS . . . . . Wirtschaftsrecht der osteuropäischen Staaten eds. *Brunner, Schmid, Westen* (collection of Eastern European laws in German)
- Z.z. . . . . . Zbierka zákonov (Slovak official gazette)

# Bibliography

## Literature to the Introduction

- Aghion, P. / Tirole, J.* (1997): Formal and real authority in organizations, *Journal of Political Economy*, Vol.105 (1): 1-29.
- Allen, F. / Gale, D.* (2000): *Comparing Financial Systems*, Cambridge Mass.: The MIT Press.
- Balcerowicz, E. / Bratkowski, A.* (2001): *Restructuring and Development of the Banking Sector in Poland: Lessons to Be Learnt by Less Advanced Transition Countries*, CASE Reports no. 44, Warsaw: CASE;
- Balcerowicz, E. / Hashi, I. / Mladek, J. / Sinclair, A.* (1998): Downsizing as an Exit Mechanism: Comparing the Czech Republic, Hungary and Poland, in Balcerowicz, L., Gray, C. W. and Hashi, I. (eds) *Enterprise Exit Processes in Transition Economies*, Budapest: CEU Press.
- Balcerowicz, L. / Gray, C.W. / Hashi, I.* (1998): *Enterprise Exit Processes in Transition Economies*, Budapest: CEU Press.
- Berglof E. / H. Rosenthal* (2000): *The Political Economy of American Bankruptcy: The Evidence from Roll Call Voting, 1800-1978*; <http://web.mit.edu/polisci/polecon/www/14pe.pdf>.
- Berle, A. / Means, G.* (1932): *The Modern Corporation and Private Property*, N.Y.: Commerce Clearing House.
- Bormann, A./ Spitsa, N.* (2007): Special Features of Insolvency Law in Eastern European Transition Countries, in: *JbOstR*, vol. 1, pp. 11-36
- Burkart, M. / Gromb, D. / Panunzi, F.* (1997): Large Shareholders, Monitoring and the Value of the Firm, *Quarterly Journal of Economics*, 112: 693-728.
- Debtor Creditor Rights Working Group* (1999): *Report of Working Group on Debtor Creditor Rights*, paper presented at the Washington, D.C. Symposium on 09/29/1999; <http://wbIn0018.worldbank.org/legal/gild/entry.nsf/entry?readform>
- European Union Best Project on Restructuring, Bankruptcy and a Fresh Start:Final Report of the Expert Group 2003* <http://europa.eu.int/>

## Bibliography

- comm/enterprise/entrepreneurship/support\_measures/failure\_bankrupt.
- EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition* (2003); <http://www.europeanrestructuring.com/chapters/pdfs/EBRD.pdf>.
- Fair, D.E. / Raymond, R. J. (eds.): The new Europe: Evolving Economic and Financial Systems in East and West*, Kluwer Academic Publishers 1993.
- Fama, F. E. (1980): Agency Problems and the Theory of the Firm*, *Journal of Political Economy*, 58(2): 288-307.
- Fama, F. E. / Jensen, C. M. (1983): Agency Problems and Residual Claims*, *Journal of Law and Economics*, 26: 327-349 (June).
- Fleisig H. (2000): Integrating the Frameworks for Bankruptcy and Secured Transactions: Economic Issues*, CEAL Issues Brief, No.1.
- Fletcher, I. A. (1994): Voidable Transactions in Bankruptcy: British Law Perspective*, in: Ziegel J. S. (ed.) *Current Developments in International and Comparative Corporate Insolvency Law*, Oxford: Clarendon Press.
- Frankowski, Stanislaw / Stephan III, Paul B. (eds. 1995): Legal Reform in Post-Communist Europe. The View from Within*.
- Franks, J. R. / Torous, W. N. (1994): A Comparison of Financial Recontracting in Distressed Exchanges and Chapter 11 Reorganization*, *Journal of Financial Economics*, 27 (2): 241-62 (October).
- Franks, J. R. (1992): Lessons from a Comparison of US and UK Insolvency Codes*, *Oxford Review of Economic Policy*, 8 (3): 70-82.
- Gilson S. C. / John, K. / Lange, L. H. (1990): Troubled Debt Restructuring: An Empirical Study of Private Reorganization of Firms in Default*, *Journal of Financial Economics*, 27(2): 315-53 (October).
- Gray, W.C. / Schlorke S. / Szanyi, M. (1996): Hungary's Bankruptcy Experience, 1992-93*, *The World Bank Economic Review*, 10(3): 425-50.
- Gray, W. C. / Holle, A. (1998): Classical Exit Processes in Poland: Court Conciliation, Bankruptcy, and State Enterprise Liquidation*, in: Balcerowicz, L./ Gray, C. W. / Hashi. I. (eds.), *Enterprise Exit Processes in Transition Economies*, Budapest: CEU Press.

- Grosfeld, I.* (1998): Why Does Exit Matter?, in: Balcerowicz, L. / Gray, C. W. / Hashi, I. (eds.), *Enterprise Exit Processes in Transition Economies*, Budapest: CEU Press.
- Hashi, I.* (1998): Bankruptcy, Reorganisation, and Liquidation in Mature Market Economies: Lessons for Economies in Transition, in: Balcerowicz, L. / Gray, C. W. / Hashi, I. (eds.), *Enterprise Exit Processes in Transition Economies*, CEU Press: Budapest.
- Hashi, I. / Mladek, J. / Sinclair, A.* (1998): Bankruptcy and Owner-Led Liquidation in the Czech Republic, in: Balcerowicz, L. / Gray, C. W. / Hashi, I. (eds) *Enterprise Exit Processes in Transition Economies*, Budapest: CEU Press.
- Holmström, B. / Tirole, J.* (1993): Market Liquidity and Performance Monitoring, *Journal of Political Economy*, 51: 678-709.
- Kayser, S.:* Principal - Agent Relationships of Firms in Transition, in: *Enterprise in Transition, Second International Conference on Enterprise in Transition*, Faculty of Economics Split (ed.), Split 1997: 161-166.
- Kirchner, C.:* Ökonomische Theorie des Insolvenzrechts (Economic Theory of Insolvency Law), summary at: <http://www.insolvenzverein.de/archiv/veranstorbei02/Arbeitsbl.htm>.
- Mitchell, J.* (1997): Bankruptcy Experience in Hungary and the Czech Republic, mimeo.
- Paulus, Christoph:* Entwicklungslinien des Insolvenzrechts, in: *KTS 2000*, no. 2, pp. 239 et seq., p. 247.
- Paulus, Christoph:* Verbindungslinien des modernen Insolvenzrechts, in: *ZIP 2000*, no. 49, pp. 2189 et seq.
- Pfaff D. / Linsmeier, P.:* Das Insolvenzrecht Osteuropas (Polen, Rumänien, Rußland Slowenien, Tschechien, Ukraine, Ungarn), *WIRO 1998*, Heft 2, S. 41 ff.
- Reichenbach, H. / Herrero Rada, S.:* Entrepreneurship, business failure and starting afresh: the work of the European Commission, in: *Price Waterhouse Coopers, The European Restructuring and Insolvency Guide 2005/2006*, London 2005, pp. 22-25.
- Roggemann, Herwig (Hrsg.):* Eigentum in Osteuropa, Berlin 1996;.
- Roggemann, H., Lowitzsch Jens (Hrsg.):* Privatisierungsinstitutionen in Mittel- und Osteuropa, Berlin, 2003.

## Bibliography

- Roggemann, H.:* Die Verfassungen Mittel- u. Osteuropas, Berlin 1999.
- Sealy, L. S. (1994):* Personal Liability of Directors and Officers for Debts of Insolvent Corporations: A Jurisdictional Perspective (England), in Ziegel (ed.) *Current Developments in International and Comparative Corporate Insolvency Law*, Oxford: Clarendon Press.
- Shleifer, A. / Vishny, W. R. (1997):* A Survey of Corporate Governance, *Journal of Finance*, 52 (2): 737-783.
- Szanyi, M. (1996):* Market Exit in Hungary 1990-1994, manuscript, Warsaw: CASE Foundation.
- Szanyi, M. (2000):* Csőd, Felszámolás, Véelszámolás Mint a Privatizáció Módja (Reorganisation, Liquidation and Bankruptcy as a Means of Privatisation), Budapest: ÁPV Rt.
- Szanyi, M. (2001):* Life After Death: Is It Efficient to Reallocate the Assets of Financially Distressed Firms?, Institute for World Economics, Working Paper No.120 (October).
- Thurner, M.:* Aktuelle insolvenzrechtliche Probleme in den Reformstaaten Mittel- und Osteuropas, *ZInsO* 1998, Heft 2, S. 66 ff.
- Trunk, A.:* Internationales Insolvenzrecht, 1998;
- Trunk, A. / Jarkov:* Länderabschnitt Russland, in: Bülow / Böckstiegel / Geimer / Schütze, *Internationaler Rechtsverkehr in Zivil- und Handelssachen* (Loseblattsammlung);
- Trunk, A.:* Stand und Probleme des Insolvenzrechts in Ost-, Mittelost- und Südosteuropa, *JbOstR* 1997, 233 ff.
- Uvalic, M. (1997):* Corporate Governance in Transition Economies, in: *Enterprise in Transition*, Second International Conference on Enterprise in Transition, Faculty of Economics Split (ed.), Split: 203-208.
- Uvalic, M. / Vaughan-Whitehead, D. (1997):* Privatization Surprises in Transition Economies: Employee-ownership in Central and Eastern Europe, Cheltenham.
- Wedel, J. R. (1998):* Collision and Collusion. The Strange Case of Western Aid to Eastern Europe 1989-1998, New York.
- World Bank Global Insolvency Law Database*, <http://wbln0018.worldbank.org/legal/gild/entry.nsf/entry?readform>.

*World Bank Principles and Guidelines for Effective Insolvency and Creditor Rights Systems:* <http://worldbank.org/Legal/GILD/csadmin.nsf/wblaunchtext?readform&Best+Practices>.

*Ziegel, J. S. (1994): Current Developments in International and Comparative Corporate Insolvency Law,* Oxford: Clarendon Press.

## **Bulgaria**

*Balevski, B.: Pravata na kreditora v proizvodstvoto po nesastojatelnost tshiito vzemanija sa ipotekirani (The Rights of the Creditor Secured by Mortgage in Insolvency Proceedings), Pazar i Pravo vol. 1, 2002, pp. 39 et seq.*

*Bobatinov, M.: Odobrivane ot sada na spissaka na prietite ot sindika vzemanija (Approval of the Report on the Debtor's Assets Submitted by the Administrator), Pazar i Pravo vol. 2, 2003, pp.46 et seq..*

*Daskalov / Landjev / Thurner: Das bulgarische Insolvenzrecht im Überblick (Overview over the Bulgarian Insolvency Law), in: WiRO 1996, pp. 51 et seq., pp. 96 et seq., pp. 125 et seq.*

*EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments (1998); login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.*

*Gerdzikov, O.: Novite polozenija v targovskoto pravo (New Regulations in the Commercial Code), Sofia 2000.*

*Ilieva, L.: Karakter na pravopriemstvo pri pokupka ili vazlagane na banka v nesastojatelnost (Legal Succession in Connection with the Purchase of a Bank in Insolvency Proceedings), Pazar i Pravo vol. 6, 2002, pp. 50 et seq.*

*Ilieva, L.: Prihvastane na vzemanija v proizvodstvoto po nesastojatelnost (Set-off in Insolvency Proceedings), Pazar i Pravo 6, 2002, p. 56 pp.*

*Ilieva, L.: Nessastojatelnost: sila na prisadeno nesto i prekasvane na davnostnija srok (Insolvency: Interruption of the Running of Time for the Purposes of Limitation), Pazar i Pravo vol. 3, 2002.*

## Bibliography

- Katzarski, A.*: Targovski zakon - Komentar (Commercial Code-Commentary), Sofia 2003.
- Laleva, P.*: Priznavaneto na tshuzdestranno sadebno reshenie za objavjavane na nesastojatelnost i dejstvie na reshenieto (Recognition and Effects of a Foreign Court Order on the Opening of Insolvency Proceedings), *Pazar i Pravo* vol. 2, 2002, pp. 43 et seq.
- Laleva, P.*: Aspekti na mezdunaroden element v proizvodstvoto po nesastojatelnost odnosno tshuzdestranen kreditor, sindika i phasata po predjavjavane i priemane na vzemanijata (International Aspects of the Provisions on Foreign Creditors, the Administrator and the Registering of Claims), *Pazar i Pravo* vol. 5, 2002, pp. 32 et seq.
- Laleva, P.*: Mezdunaroden element po odnoschenie na massata na nesastojatelnosta (International Aspects of the Provisions on Insolvency Estate), *Pazar i Pravo* vol. 4, 2002, pp. 33 et seq.
- Lowitzsch, J. / Neidenowa, M.*: Das Bulgarische Insolvenzrecht (The Bulgarian Insolvency Law), *Internationale Wirtschaftsbriefe*, 2003 No. 24, pp. 25 et seq.
- Madanska, N.*: Zakonovi predeli na razreschenijata i odobrenijata davana ot sada na sindika (Legal Basis of the Court Approval in Insolvency Proceedings), *Pazar i Pravo* vol. 6, 2003, pp. 46 et seq.
- Neidenow, B.*: Kreditori na massata na nessastojatelnost (Creditors of the Insolvency Estate), *Pazar i Pravo* vol. 10, 2002.
- Parasheva, D.*: Novite vazmoznosti na kreditora v proizvodstvo po nesastojatelnost sled poslednite promeni ot 2000 (New Possibilities for Creditors according to the Amendment of 2000), *Pazar i Pravo* vol. 12, 2000, pp. 36 et seq.
- Tadzer, V.*: Hesastojatelnost po targovskija zakon (Insolvency under the Commercial Law), Sofia 1996.

## Croatia

- Barbić, J.*: Prodaja imovine stečajnog dužnika kao cijeline (Sale of the Debtor's Property as Going Concern), in: M. Dika (ed.), *Novosti u*

- stečajnom pravu (New Regulations in the Insolvency Law), Zagreb 2001, pp. 189 et seq.
- Bilić, I.*: Gospodarski uzroci stečaja u Hrvatskoj (Economic Reasons for Insolvencies in Croatia), in: Zbornik radova pravnog fakulteta u Splitu, Split 2000, pp. 217-226.
- Buljan, V.*: Predhodni postupak i pravne posljedice otvaranja stečajnog postupka (The Preliminary Procedure and Effects of Commencement of Insolvency Proceedings in Croatian Law), in: Zbornik radova pravnog fakulteta u Splitu, Split 2000, pp. 241-252.
- Dika, M.*: Das kroatische Insolvenzrecht (The Croatian Insolvency Law), ROW 1998, vol. 9, pp. 339 et seq.
- EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments (2000)*; login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.
- Eraković, A.*: Tijela stečajnog postupka (Organs of the Insolvency Proceedings), in: M. Dika (ed.), *Novosti u stečajnom pravu (New Regulations in the Insolvency Law)*, Zagreb 2001, pp. 69 et seq.
- Eraković, A.*: Vjerovnici stečajnog postupka (Creditors in the Insolvency Proceedings), in: M. Dika (ed.), *Novosti u stečajnom pravu (New Regulations in the Insolvency Law)*, Zagreb 2001, pp. 105 et seq.
- Garašić, J.*: Sadržaj stečajnog plana (The Insolvency Plan), in: M. Dika (ed.), *Novosti u stečajnom pravu*, Zagreb 2001, pp. 229-257.
- Šepić, N.*: Stečajni razlozi i predhodni postupak (Grounds for Insolvency and Preliminary Proceedings), in: M. Dika (ed.), *Novosti u stečajnom pravu (New Regulations in the Insolvency Law)*, Zagreb 2001, pp. 51 et seq.
- Završak, D. / Lowitzsch, J.*: Das Novellierte Kroatische Insolvenzrecht (The Amended Croatian Insolvency Law), *Internationale Wirtschaftsbriefe* 2003, no. 2, pp. 69-82.

## Czech Republic

- Bohatá, M.* (1998): Some Implications of Voucher Privatisation for Corporate Governance of Czech Joint Stock Companies, Prague Economic Papers, no. 1.
- Claessens, S. / Djankov, S.* (1999): Ownership Concentration and Corporate Performance in the Czech Republic, in: Journal of Comparative Economics, vol. 27, pp. 498-513.
- EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments (2000);* login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.
- Hrncir, M.:* Financial intermediation in ex-Czechoslovakia: an assessment, in: Csaba, L., Privatisation, Liberalisation and Destruction: Recreating the Market in Central and Eastern Europe, 1994 pp. 167 et seq.
- Kallies, J. / Lowitzsch, J.:* Das novellierte tschechische Insolvenzrecht (The New Regulations in the Czech Insolvency Law), Internationale Wirtschaftsbriefe 2002, no. 9, pp. 441-452.
- Kočenda, E.* (1999): Residual State Property in the Czech Republic, Discussion Paper, no. 14, September 1999, CERGE, Prague.
- Kotoucová, J. :* Zákon o konkursu a vyrovnání, Kommentar (The Law on Bankruptcy and Composition, Commentary), Prague 2002.
- Löff, M.:* Insolvenzstrafrecht der Tschechischen Republik (Criminal Offences in Connection with Bankruptcy), Wirtschaft und Recht in Osteuropa Heft 2002, pp. 300 et seq.
- Marsikova, J. / Zelenka, J.:* Zákon o konkursu a vyrovnání, Kommentar (Law on Bankruptcy and Composition, Commentary), Prague 2002.
- Mertlik, P.* (1996): Czech Privatization: From public ownership to public ownership in five years, in: B. Błaszczuk / R. Woodward (eds.): Privatization in Post-Communist Countries, Warsaw, pp. 113 et seq.
- Richter, T.,* the Insolvency Law: from the Government Draft to the Published Law („Insolvenční zákon: od vládního návrhu k vyhlášenému znění“, Právní rozhledy 2006, pp. 765 et seq.).
- Schwartz, A.* (1997): Market Failure and Corruption in the Czech Republic, in: Transition (The World Bank) vol. 8, no. 6, pp. 4-5.

- Sedláčková, S. / Keller C.*, a series of publications on the new Insolvency Code (in German), in: WiRO 2006, pp. 344 et seq., 373 et seq., WiRO 2007, 19 et seq., 54 et seq., 84 et seq., 117 et seq.
- Turnovec, F.* (1998): Czech Republic 1998 - Facing Reality, Center for Economic Research and Graduate Education of the Charles University and Economic Institute of the Academy of Sciences of the Czech Republic, Prague;
- Turnovec, F.* (1998b): Czech Republic 1997, The Year of the Crisis, Center for Economic Research and Graduate Education of the Charles University and Economic Institute of the Academy of Sciences of the Czech Republic, Prague.
- Weiss, A. / Nikitin, G.* (1998): Performance of Czech Companies by Ownership Structure, Working Paper of the University of Michigan.
- World Bank Report on the Observance of Standards and Codes (ROSC)*, Insolvency and Creditor Rights Systems, April 2001, [http://www.worldbank.org/ifa/rosc\\_icr.html](http://www.worldbank.org/ifa/rosc_icr.html).
- Zelenka, Jaroslav et al.*, Commentary to the Insolvency Code, without the Law on Insolvency Administrators) including the grounds to the law and the Regulation of the European Council 1346/2000 (EG), Publishing Company Linde Praha, a.s., 2007 (in Czech).
- Zoulik, F.*: Zákon o konkursu a vyrovnání, Kommentar (The Law on Bankruptcy and Composition, Commentary), Prague 1998.

## **Estonia**

- Kersna-Vaks, Kersti*, Supervision of the Court and Its Relation to the Objectives of the Bankruptcy Proceedings. (Kohtulik järelvalve ja selle seos pankrotimenetluse eesmärkidega), *Juridica IX* 2005 pp. 655-666.
- Puldas, Aleksander*, Maksuvõimetuse (konkursi-) seadus, (Insolvency (Competition) Act), Edited by Aleksander Puldas, author's publication 1934, in: Varul, Paul. On the Development of Bankruptcy Law in Estonia, *Juridica International*, IV 1999, pp. 172-178.

## Bibliography

*Varul, Paul*, On the Development of Bankruptcy Law in Estonia, *Juridica International*, IV 1999, pp. 172-178.

*Varusk, Merike*, Taxation of the Remuneration of the Trustee, Interim Trustee and the Members of Bankruptcy Committee in Bankruptcy Proceedings (Pankrotihalduri, ajutise halduri ja pankrotitoimkonna liikme tasu maksustamine pankrotimenetluses), *Juridica V* 2005, pp. 351-358.

## Hungary

*Aszódi, I.*, Proposed amendments to the legislation on bankruptcy proceedings in Hungary, in: eurofenix, Newsletter of INSOL Europe, Autumn 2004, p. 13.

*Berkes, G. et al.*: Magyar büntetőjog – Kommentár a gyakorlat számára (Hungarian Criminal Law - Practical Commentary), HVG-ORAC Lap-és Könyvkiadó Kft., Budapest 2002.

*Bonin, J. / Schaffer, M.* (1995): Banks, Firms, Bad Debts and Bankruptcy in Hungary 1991-94, CEP Working Paper, no. 657.

*Csőke, A.*: A csődtörvény magyarázata (Commentary to the Insolvency Law), KJK-KERSZÖV Jogi és Üzleti Kiadó Kft., Budapest 2003.

*Csőke, A.*: Gondolatok az új fizetésképtelenségi törvény szükségességéről a Csődtörvény statisztikája tükrében (Assessment Whether a New Insolvency Law is Necessary on the Basis of Statistics to the Effective Insolvency Law), *Magyar Jog* 2002, vol. 2, pp. 86-95.

*Csőke, A. et al.*: Csőd, felszámolás, végelszámolás (Insolvency, Liquidation, Winding-up), KJK-KERSZÖV Jogi és Üzleti Kiadó Kft., Budapest 2001.

*Dancs, M.*: Felszámolások: a fedezetelvonás jogkövetkezményei (Liquidations: Legal Consequences), *Cég és Jog (Company and Law)* 2000, vol. 1, pp. 32-35.

*Dancs, M.*: Csődtörvény a gyakorlatban – a felszámolási eljárás joggyakorlata (The Insolvency Law in Practice - Practice of Liquidation)

- tion Proceedings), HVG-ORAC Lap- és Könyvkiadó Kft., Budapest 2000.
- Gray, C. et al.: Hungary's Bankruptcy Experience 1992-93, *The World Bank Economic Review* 1996, vol. 10, no. 3, p. 427.
- EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments*; login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.
- Hegedüs, É.: *Änderungen des ungarischen Konkursgesetzes (Amendments to the Hungarian Insolvency Law)*, *Wirtschaft und Recht in Osteuropa* 1998, pp. 46 et seq.
- Juhász, L.: *A magyar csődjog kézikönyve (Handbook of the Hungarian Insolvency Law)*, Budapest, Pécs, Dialóg Campus 2003.
- Juhász, L.: *A csödbüntett magánjogi nézőpontból (Criminal Offences in Connection with Bankruptcy from the Standpoint of Civil Law)*, *Magyar Jog* 2000, vol. 12, pp. 725-733.
- Kopanyi, M.: *Bankruptcy Legislation, Enforcement, and Enterprise Restructuring in Transition - Hungary's ten-year experience and present challenges of 14 March 2000*, [www.worldbank.org/gild](http://www.worldbank.org/gild), Log-in: 10.06.2003.
- Piskolti, S.: *Csödtörvény – novella; A csödtörvény és módosítása értelmezésekkel, magyarázatokkal, állásfoglalásokkal (Insolvency Law - New Regulation; Interpretations, Commentaries and Opinions)*, Budapest, Kompkonzult Számítástechnikai és Tanácsadó Kft. 1994.
- Sárközy, T. et al.: *Társasági törvény, cégtörvény (kommentár) (Law On Commercial Companies (Commentary))*, Budapest, HVG-ORAC Lap- és Könyvkiadó Kft. 2002.
- Szanyi, M. (1996): *Market Exit in Hungary 1990-1994*, manuscript, Warsaw, CASE Foundation;
- Szanyi, M.: *Csöd, Felszámolás, Vélészámlás Mint a Privatizáció Módja (Reorganisation, Liquidation and Bankruptcy as Privatisation Methods)*, Budapest: ÁPV Rt. 2000.
- Szanyi, M. (2001): *Life After Death: Is It Efficient to Reallocate the Assets of Financially Distressed Firms?*, Institute for World Economics, Working Paper No.120 (October).

## Bibliography

- Tóth, M. / Török, G.: Csődjog (Insolvency Law)*, Budapest, HVG-ORAC Lap- és Könyvkiadó Kft. 2001.
- Varga, Z.: A csődbüntett (Criminal Offences in Connection with Bankruptcy)*, Magyar Jog 2000, vol. 7, pp. 385-399.
- Zsubori, E.: Megszűnik a kötelező öncsőd? (Will the Automatic Trigger Be Abolished?)*, Figyelő of 10 December 1992, p. 25.

## Latvia

- Lursoft statistics: The result of the insolvency proceedings*, available at [http://www.lursoft.lv/stat/ur\\_stat\\_098.html](http://www.lursoft.lv/stat/ur_stat_098.html), last visited 18.08. 2005.
- Gobzems, A.: Maksātne spējas lietas ierosināšana tiesā*, published in: *Jurista Vārds*, 16.11.2004 44 (349).
- Rozīte, Marika: Protection of Creditors' Interests in International Insolvency Cases*, unpublished Master Thesis, available in Riga Graduate School of Law (RGSL).
- Tāfelberga D., Bezjēdzīgu bankrotu nebūs*, Kurzemnieks, Publicēšanas datums: Otrdiena, 2004. gada 9. marts. Rubrika: Tēma (6. lpp.), available at <http://www.mna.gov.lv>.

## Lithuania

- Bork, Reinhard: Einführung in das Insolvenzrecht (Introduction to Insolvency Law)*, 4th ed., Tübingen 2005.
- Braun, Eberhard: Insolvenzordnung, Kommentar*, edited by Kind (§ 18), Kroth (§ 92) 2nd ed., München 2004.
- Creditreform: "Insolvenzen in Europa 2006/2007"* (available at: [http://www.creditreform.de/Deutsch/Creditreform/Presse/Creditreform\\_Wirtschaftsforschung/Insolvenzen\\_in\\_Europa/Ausgabe\\_2006-07/Insolvenzen\\_Europa\\_2006\\_de.pdf](http://www.creditreform.de/Deutsch/Creditreform/Presse/Creditreform_Wirtschaftsforschung/Insolvenzen_in_Europa/Ausgabe_2006-07/Insolvenzen_Europa_2006_de.pdf)).

*European Bank for Reconstruction and Development: Strategy for Lithuania, 2006* (available at <http://www.ebrd.com/about/strategy/country/lith/strategy.pdf>).

*Garškiene, Aldona / Gaškaite, Kristina: Enterprise Bankruptcy in Lithuania, Journal of Business Economics and Management vol. V (2004), no. 1, pp. 51, 57.*

*Strasser, Juraj / Kutenicova, Eliska: "A commercial law perspective on the "graduation" of eight central European countries" EBRD Law in transition online, 2006.*

*The World Bank: The Doing Business Project* (available at: <http://www.doingbusiness.org/ExploreEconomies/?economyid=114>).

*The World Bank: Report on the Observance of standards and codes (ROSC), 2002* (available at [www.worldbank.org/ifa/icr\\_ltu.pdf](http://www.worldbank.org/ifa/icr_ltu.pdf)).

## Poland

*Brol, J.: Z problematyki międzynarodowych aspektów upadłości i postępowania upadłościowego (On the problems of International Aspects of Insolvency Proceedings), Przegląd Prawa Handlowego, December 1998, pp. 8 et seq.*

*Czajka, D.: Upadłość i układ (Insolvency and Composition), Warsaw 1998.*

*Cziulkin, L.: Rejestr dłużników niewypłacalnych (The Register of Insolvent Debtors), Monitor Prawniczy no. 18, 2001, pp. 918 et seq.*

*EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments (2003); login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.*

*Falkiewicz, K. / R. L. Kwaśnicki, Arbitration and Mediation in the light of the recent novelisation of the Civil Procedure Code (in Polish), Przegląd Prawa Handlowego April 2005, p. 15 et seq.*

*Gnys, A.: Wynagrodzenie syndyka masy upadłości (The Remuneration of the Administrator), Rzeczpospolita of 26 February 2003.*

## Bibliography

- Gurgul, S.*: Prawo upadłościowy i układowy - Komentarz (Law on Insolvency and Composition-Commentary), Warsaw 2000.
- Gurgul, S.*: The Bankruptcy of the Entrepreneur-Beneficiary of a secured claim resulting from a Trustee relationship, *Monitor Prawniczy* 12/2005, p. 735 et seq. (in Polish).
- Gurgul, S.*: Bankruptcy and property relations between Spouses“, *Monitor Prawniczy* 6/2005, p. 279 et seq. (in Polish).
- Hryniewicz, E./ Zawłocki, R.*, Negligent Bankruptcy as a Criminal Offense (in Polish), *Monitor Prawniczy* 6/2006, p. 293 et seq.
- Janda, P.*: The Satisfaction of a Creditor secured by registered Chattel Mortgage in Insolvency Proceedings with the aim of Liquidation (in Polish), *Monitor Prawniczy* 17/2005, p. 841 et seq.
- Jasiakiewicz, M.*: Kto odpowiada za co (Who is Liable for What), Rzeczpospolita of 27 March 2002, *Prawo co dnia*.
- Lowitzsch, J.*: Insolvenzrecht Polen (Insolvency Law Poland), in: S. Breidenbach et al. (eds.), *Handbuch Wirtschaft und Recht in Osteuropa*, Kap. D. XII., Loseblattsammlung 2004.
- Miczek, Z.*: The legal Position of Creditors of non-monetary Claims in Insolvency Proceedings with the Aim of Settlement“ (in Polish), *Przegląd Prawa Handlowego* April 2005, pp. 4 et seq.
- Naworski, J. P.*: The out of Court Settlement – chosen Problems (in Polish), *Przegląd Prawa Handlowego* April 2005, p. 15 et seq.
- Nazarewicz, P.*: Ogłoszenie upadłości podmiotu gospodarczego posiadającego tylko jednego wierzyciela (The Commencement of Insolvency Proceedings against an Economic Operator with Only One Creditor), *Przegląd Prawa Handlowego*, August 1997, pp. 10 et seq.
- Niedzielska, D.*: Ogłoszenie upadłości (The Insolvency Petition), Rzeczpospolita of 28 January 2003, Annex “Dobra Firma”.
- Pannert, M.*: Illiquidity as a Ground for the Opening of Insolvency Proceedings (in Polish), *Monitor Prawniczy* 16/2004, p.733 et seq.
- Pawłyszcz, D.*: Upadłość w świetle przepisów k.p.c. o międzynarodowym postępowaniu cywilnym oraz prawa prywatnego międzynarodowego (Insolvency in View of the Provisions of the Code of Civil Procedure on the International Civil Proceedings and International Private Law), *Przegląd Prawa Handlowego* June 1995, pp. 7 et seq.

- Pogonowski, P.*: Czynności sędziego-komisarza w postępowaniu upadłościowym (The Powers of the Judge-Commissioner in the Insolvency Proceeding), *Przegląd Prawa Handlowego*, November 1998, pp. 22 et seq.
- Pokora, A.*: Pozycja prawna upadłego w postępowaniu upadłościowym (The Status of the Debtor in the Insolvency Proceeding), *Przegląd Prawa Handlowego*, March 1998, pp. 31 et seq.;
- Pokora, A.*: Właściwość sądu w postępowaniu upadłościowym (The Jurisdiction in the Insolvency Proceeding), *Przegląd Prawa Handlowego*, October 1997, pp. 11 et seq.
- Przychodzki, M. / Sącińska, K.*: The Lack of Applicability of the Insolvency Law for Public Legal Entities (in Polish), *Przegląd Prawa Handlowego* April 2006, p. 27 et seq.
- Schulze, U.W.*: Länderteil Polen (Country Section Poland), in: H. Müller / G.-S. Hök / U.W. Schulze (eds.), *Deutsche Vollstreckungstitel im Ausland (German Writs of Execution Abroad)*, Loseblattslg.
- Witosz, A.*, The rebus sic stantibus Clause in the BRL (in Polish), *Przegląd Prawa Handlowego* Januar 2006, p. 33 et seq.
- Zedler, F.*: Prawo upadłościowe i naprawcze (The Law on Insolvency and Reorganisation), Zakamycze 2003.
- Zienkiewicz, D.*: The Appeal in Insolvency Matters“ (in Polish), *Monitor Prawniczy* 9/2006 p. 503 et seq.
- Zienkiewicz, D. / Świderek, A.*: The Role of Administrator, Court Supervisor, Trustee, Guardian in Insolvency proceedings (in Polish), *Monitor Prawniczy* 17/2004, p. 814 pp. and 18/2004, p. 861 pp.
- Zoll, F. / Kraft, A.*: Das polnische Ausgleichsrecht im Überblick (Overview over the Polish Composition Law), *Wirtschaft und Recht in Osteuropa* 2000, vol. 8, pp. 273 et seq.

## Romania

- Bormann, A. / Lowitzsch, J.*: Das aktuelle rumänische Insolvenzrecht (The Effective Romanian Insolvency Law), *Internationale Wirtschaftsbriefe* 2001, no. 19, pp. 949-956.

## Bibliography

- Cârpenaru, S. D.*: Procedura reorganizării și lichidării judiciare (The Proceeding of Court Reorganisation and Liquidation), Bukarest 1996.
- Chelaru, E.*: Circulația juridică a terenurilor (The Legal Regulations on Sale of Real Estate), Bukarest 1999.
- EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments (2002)*; login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.
- Turcu, I.*: Insolvența comercială, reorganizarea judiciară și falimentul (Commercial Insolvency, Court Reorganisation and Liquidation), Bukarest 2000, pp.204 et seq.
- Tândăreanu, N.*: Procedura reorganizării judiciare (The Court Reorganisation Proceeding), ed. All Beck 2000, pp. 144 et seq.

## Russia

- Andreev, S. E.* (2005): Kommentariy k Federal'nomu zakonu on nesostoyatel'nosti (bankrotstve) (Commentary of the Federal Law "On Insolvency (Bankruptcy)"), Moscow.
- Brooks, S. B.* (1999): Restatement of the Russian Federation's Insolvency Law: a Guide to the Federal Law on Insolvency, Review of Central and East European Law, no. 1-2: 9 ff seq.
- Brooks, S. B.*: Three's a charm? Russia's third bankruptcy law in ten years, in: International Insolvency Institute, <http://www.iiiglobal.org>.
- EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition, Individual country assessments (2002)*; login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.
- Gutbrod, M. / Vogel, A.*: Das neue russische Insolvenzgesetz – Ausgewählte Aspekte (The New Russian Insolvency Law-Some Aspects), Recht der internationalen Wirtschaft 1999, pp. 37 et seq.
- Yakovlev, V. F.*: O khode realizatsii Federal'noy tselevoy programmy razvitiya sudebnoy sistemy Rossii na 2002-2006 gody, itogakh raboty v 2002 godu i novykh zadachakh sistemy arbitrazhnykh sudov (On Implementation of the Federal Programme on the Development of the Russian Court System in 2002-06, the Results of 2002 and New

- Functions of Commercial Courts), *Vestnik Vysshego Arbitrazhnogo suda* (Gazette of the Supreme Commercial Court) 2003, vol. 4, p. 5 pp.
- Yudin, V. G.*: Nesostoyatel'nost' (bankrotstvo): istoricheskiy aspekt (Insolvency (Bankruptcy): Historical Aspects), *Vestnik Vysshego Arbitrazhnogo suda* (Gazette of the Supreme Commercial Court) 2002, vol. 1, pp. 155-162.
- Kashanina, T. V.*: Korporativnoe pravo (Company Law), Moscow 1999.
- Khimichev, V. A.*: O nekotorykh voprosakh realizatsii prav kreditorov pri bankrotstve grazhdan (On Certain Problems of Satisfaction of Creditors' Claims in Consumer Insolvency), *Vestnik Vysshego Arbitrazhnogo suda* (Gazette of the Supreme Commercial Court) 2003, vol. 7, pp. 105-117.
- Kiperman, G.*: Novy zakon o bankrotstve (The New Insolvency Law), *Finansovaya gazeta* (Financial Newspaper), regional ed. 2002, no. 47.
- Lopashenko, A.*: Prestupleniya v sfere ekonomicheskoy deyatel'nosti (Economic crimes), Rostov upon Don 1999.
- Reinsch, A.*: Russische Föderation: Besonderheiten der Insolvenz von Subjekten der natürlichen Monopole des Brennstoff- und Energiekomplexes (Russian Federation: Specific Features of Insolvency Proceedings against Natural Monopols in the Fuel and Energy Sector), *WiRO* 1999, pp. 432 et seq.
- Semina, N.*: Bankrotstvo (Bankruptcy), Moscow 2003.
- Spitsa, N. / Lowitzsch, J.*: Das neue russische Insolvenzrecht (The New Russian Insolvency Law), *Internationale Wirtschaftsbriefe* 2004;
- Spitsa, N.*: Privatisierungsinstitutionen in der Russischen Föderation (Privatisation Institutions in the Russian Federation), in: *H. Roggemann / J. Lowitzsch*, *Privatisierungsinstitutionen in Mittel- und Osteuropa* (Privatisation Institutions in Eastern Europe), Berlin 2002, p. 220 et seq.
- Telyukina, M. V.* (ed.): Kommentariy k Federal'nomu zakonu "O nesostoyatel'nosti (bankrotstve)" (Commentary on the Federal Law "On the Insolvency (Bankruptcy)"), Moscow 1998.

## Bibliography

- Telyukina, M. V.:* Konkursnoe pravo: teoriya i praktika nesostoyatel'nosti (Insolvency Law: Theory and Practice of Insolvency), Moscow 2002;
- Telyukina, M. V.:* Praktika Konstitutsionnogo suda po delam o nesostoyatel'nosti (bankrotstve) yuridicheskikh lits (Decisions of the Constitutional Court on the Insolvency of Legal Entities), Zakonodatel'stvo 2002, vol. 7.
- Trunk, A.:* Anfänge des russischen Insolvenzrechts (The Beginnings of the Russian Insolvency Law), Wirtschaft und Recht in Osteuropa 1992, pp. 279 et seq.;
- Trunk, A.:* Auf der Suche nach Wegen aus der Bankenkrise: Das russische Bankeninsolvenzrecht (The Russian Bank Insolvency Law), in: Hofmann / Küpper (eds.), Kontinuität und Neubeginn, Staat und Recht zu Beginn des 21. Jahrhunderts (Continuity and New Beginnings, State and Law at the Beginning of the 21 century), Festschrift für Georg Brunner, Baden-Baden 2001, pp. 279 et seq.
- Trunk, A.:* Neues russisches Konkursgesetz (The New Russian Insolvency Law), Recht der internationalen Wirtschaft 1993, pp. 553 et seq.
- Vitryanskiy, V. V. (ed.),* Nauchno-prakticheskiy postateyny kommentariy k Federal'nomu zakonu "O nesostoyatel'nosti (bankrotstve)" (Scientific and Practical Commentary to the Federal Law "On the Insolvency (Bankruptcy)" in the orde of articles), Moscow 2003.
- Vitryanskiy, V. V.:* Novoe v pravovom regulirovanii nesostoyatel'nosti (bankrotstva) (New Regulations on Insolvency Proceedings), Khozyastvo i pravo (Economy and Law) 2003, vol. 1, pp. 3-20.
- Vitryanskiy, V. V. (eds.):* Postateyny kommentariy k Federal'nomu zakonu "O nesostoyatel'nosti (bankrotstve)" (Commentary to the Federal Law "On Insolvency (Bankruptcy)" in the orde of articles), Moscow 1999.
- Vitryanskiy, V. V. (1999):* Regulation of insolvency within the framework of the model legislation of the CIS, Review of Central and East European Law , pp. 188-190.
- Wedde, R.:* Neues im russischen Insolvenzrecht (New Regulations in the Russian Insolvency Law), Wirtschaft und Recht in Osteuropa 2003, vol. 7, pp. 195-200.

## Slovakia

Ľurica, M.: Zákon o konkurze a vyrovnání (The Law on Bankruptcy and Composition), Bratislava 2001.

*EBRD Legal Indicator Survey: assessing insolvency laws after ten years of transition*, Individual country assessments (2000); login: 26.02.04, <http://www.ebrd.com/country/sector/law/index.htm>.

Lowitzsch, J. / Pacherová, P. : Das slowakische Insolvenzrecht nach der jüngsten Novelle (The Slovak Insolvency Law after the Latest Amendment), *Internationale Wirtschaftsbriefe* 2003, no. 13, pp. 11 et seq.

Lowitzsch, J. / Pacherová, P.: Das novellierte polnische und slowakische Insolvenzrecht (The New Polish and Slovak Insolvency Law), *ROW* 1998, vol. 6, pp. 211 et seq.

Pacherová, P. / Stessl, M.: Rechtsgrundlagen der Investition in der Slowakei (Legal Regulations on Investment in Slovakia), Bratislava 2001.

Lowitzsch, J. / Pacherová, P. : Das Insolvenzrecht in der Slowakischen Republik (The Insolvency Law in the Slovak Republic), *Jahrbuch für Ostrecht XXXVIII* (1997), vol. 2, pp. 425 et seq.

Verny, A.: Das neue Insolvenzrecht der Slowakischen Republik (The Insolvency Law of the Slovak Republic), *Wirtschaft und Recht in Osteuropa* 1996, vol. 1, pp. 11 et seq.

*World Bank Report on the Observance of Standards and Codes (ROSC)*, Insolvency and Creditor Rights Systems, June 2002, [http://www.worldbank.org/ifa/rosc\\_icr.html](http://www.worldbank.org/ifa/rosc_icr.html).

## Slovenia

Dalhuisen, J.: *The Conditional Sale is Alive and Well!*, Towards a European Civil Code, 2nd revised and expanded edition, 1998 .

Dougan, D. / Plavšak, N. / Ude, L.: *Commentary of SCSBL*, *Gospodarski vestnik*, Ljubljana 1994 (in Slovenian).

## Bibliography

- Đordevic, M.:* Current Questions from the Area of Bankruptcy, Avoidance of Debtor's Legal Transactions, *Pravosodni bilten*, Ljubljana, 2003, (in Slovenian).
- Eger,* Bankruptcy Regulations and the new German Insolvency Law from an Economic Point of View, *European Journal of Law and Economics*, 2001.
- Ivanjko, Š.:* Expected Novelties on Financial Operations and Insolvency Proceedings, Republika Slovenija/ Ministrstvo za Finance, Davčna uprava Republike Slovenije, Portorož 13-14 junij 2007 (in Slovenian).
- Ivanjko, Š.:* Company Crisis, *Podjetje in delo*, No. 6-7, 1997, (in Slovenian).
- Jenull, H.:* Insolvency of Independent Entrepreneur, *Podjetje in delo*, Ljubljana, 2000, No. 3.
- Jovanovic, L.:* Payment of Tax Claims in the Case of "Escape to Bankruptcy", *Pravna praksa*, 2001, No. 25, (in Slovenian).
- Oberhammer, P. / Domej, T.:* International Insolvency Law within the Common Market, *Podjetje in delo*, 2003, (in Slovenian).
- Plavšak, N. / Bergant Ž.:* Commentary on the Act on Financial Operations of the Companies, *Gospodarski vestnik*, 2000, (in Slovenian).
- Plavšak, N. / S. Prelic, S.:* Commentary on SCSBL, *Gospodarski vestnik*, Ljubljana, (in Slovenian).
- Prelic, S.:* Bankruptcy Law, Maribor 2000, Univerza v Mariboru, Pravna fakulteta, 1999, (in Slovenian).
- Rijavec, V.:* Court Proceedings in Connection with Insolvency, *Pravna praksa*, 2000 (in Slovenian).
- Šinkovec, J.:* Commentary on SCSBL, *Oziris*, 2003, (in Slovenian).
- Šinkovec, J. / Tratar, B.:* Commentary on The Act on Civil Procedure. (in Slovenian).
- Prelic, S.:* Some Effects of the Insolvency Proceedings on the Leasing Contract, Current Legal Problems of Business Law/ V Conference, Rogaška Slatina, 1997. (in Slovenian).

*Ude, L.:* Bankruptcy of Physical Persons (Bankruptcy on the Assets of the Physical Persons, Who are not Entrepreneurs), *Podjetje in delo*, 1997. (in Slovenian).

*Ude, L.:* Law of Civil Procedure, *Uradni list*, Ljubljana, 2003. (in Slovenian).

*Uttamchandani, M.:* Insolvency Law and Practice in Europe's Transition Economies, *Butterworth's Journal of International Banking and Financial Law*, 2004.

*Vrencur, R.:* In rem Security Devices and Insolvency Proceedings, *Osmo posvetovanje s področja gospodarskega prava*, Portorož, 1999 (in Slovenian).