

# LITTERATURBEVAKNING

*Avsikten med avsnittet är att ge en översikt över ny litteratur som kan vara av intresse ur såväl ett nationellt som ett internationellt perspektiv. Fokus ligger på ekonomisk och juridisk litteratur med betydelse för insolvensrättsliga frågor.*

**Lars Heuman**

**SPECIALPROCESS, UTSÖKNING OCH KONKURS  
(NY UPPLAGA)**

*Norstedts Juridik, ISBN: 9789139207566*

I denna nya 8:e upplaga av boken SPECIALPROCESS behandlas:

- Skiljeförfarande inklusive regler om förenklat förfarande
- Betalningsföreläggande och handräckning
- Mål om äktenskapsskillnad, vårdnad, boende och underhåll samt reglerna om underhållsstöd
- Domstolsärenden
- Utsökningsrätt
- Konkursrätt
- Företagsrekonstruktion
- Skuldsanering

Vi omarbetningen av boken har hänsyn tagits till lagstiftning och litteratur som tillkommit sedan föregående upplaga. Ett stort antal nya rättsfall har beaktats, inte minst på utsökningsrättens och konkursrättens områden.

LARS HEUMAN är forskare vid Centre for Commercial Law och har varit professor i processrätt vid Stockholms universitet.



**Hans Elliot**  
**FÖRVALTARBERÄTTELSE I KONKURS –  
 EN PRAKTIKA**

*Limhamnsgruppen, ISBN: 9789186325183*

Förvaltarberättelse i konkurs – en praktika är ett verktyg som gör att du blir effektivare och vinner tid vid arbetet med förvaltarberättelsen. Både med metod och formulering.

Strukturen följer de krav som ställs på en förvaltarberättelse och vilka olika typer av konkursgäldenärer som omfattas av respektive avsnitt.

Innehållet är en introduktion och handbok för nybörjaren och är på samma gång en värdefull följeslagare för den erfarna förvaltaren. Boken är kursmaterial i Limhamnsgruppens årliga kurs Utredning i konkurs, som hålls av författaren, advokaten Hans Elliot, tillsammans med auktoriserade revisorn Nils Albertsen, Mazars SET Revisionsbyrå i Malmö.



**Stefan Zetterström**  
**SAKRÄTTENS FYRA HUVUDFALL**

*Iustus, ISBN: 9789177370703*

Sakrättens fyra huvudfall är en bok om allmän sakrätt avseende lös egendom. Boken behandlar frågor om godtrosförvärv, dubbeldispositioner, borgenärsskydd till utlämnad egendom samt borgenärsskydd till förvärvad egendom.

Boken är främst avsedd för juristutbildningen i sakrätt, men även för andra som studerar och praktiserar sakrätt. Boken tar inte endast upp teoretiska frågeställningar, utan även författarens praktiska erfarenheter från handläggning av konkursfrågor vid såväl tingsrätt som advokatbyrå.



**Hans Elliot**  
**REKONSTRUKTIONSPRAKTIKAN**  
*Limhamnsgruppen, ISBN: 9789186325176*

Rekonstruktionspraktikan är ett oundgängligt hjälpmedel för dig som arbetar med företagsrekonstruktion, inklusive lönegaranti, både som rekonstruktör och assisterande medarbetare. Praktikan innehåller en systematisk sammanställning av praktiskt taget alla handlingar enligt lagen om företagsrekonstruktion och lönegarantilagen m.m., handlingarnas innehåll och deras expedieringar. Källor anges i fotnoter med hänvisningar till bland annat praxis och förarbeten.

Alla inom rekonstruktörsorganisationen ska ha praktikan i sitt handbibliotek för att slippa att lägga onödig tid på att leta efter svar på frågor av administrativ karaktär. Praktikan kan också användas som hjälp vid kvalitetsöversyn av arbetsrutiner inom en organisation som arbetar med företagsrekonstruktion.

Advokat Hans Elliot har varit verksam som konkursförvaltare och som lärare inom obeståndsrätt sedan 80-talet. Han är fortfarande verksam som kursledare och senior advisor för Limhamnsgruppen.

Femte upplagan är uppdaterad per den 1 januari 2019.



**Philip R. Wood**  
**REGULATION OF INTERNATIONAL  
 FINANCE — VOLUME 9**  
*Sweet & Maxwell, ISBN: 9780414044739*

This book covers the essential principles of the regulation of international finance. The regulatory regimes of the UK, US and EU are considered in detail, alongside surveys of the regimes in 200 jurisdictions worldwide. The author sets out a comprehensive analysis of the history, development, principles and policies of financial regulation.

Philip Wood is one of the leading authorities on international finance worldwide, as well as a practitioner and teacher. He was a partner in international law firm Allen & Overy until his retirement in 2018, and for ten years was head of the banking department. Subsequently he led the firm's Global Law Intelligence Unit. Philip is the Yorke Distinguished Visiting Fellow at the University of Cambridge, and has previously been Visiting Professor in International Financial Law at the University of Oxford, Queen Mary University of London, and the London School of Economics. He has lectured at more than 60 universities worldwide and has written more than 20 books.

Key features:

- In depth analysis of the substantive areas affecting the regulation of international finance
- Sets out the substantive areas which the regulation of international finance concerns, from authorisation of banks and investment firms to capital adequacy
- Explores the history, development, principles and policies of financial regulation
- Contains 200 snapshot surveys of individual countries regulatory regimes, arranged by country
- Considers in detail the regulatory regimes of the UK, US and EU.
- Reviews the regulation of banks, investment firms, broker-dealers, investment managers and advisers
- Covers the regulation of exchanges
- Deals with the conduct of business by financial firms, including conflicts of interest and client assets
- Includes coverage of the regulation of prospectuses, prospectus liability and due diligence
- Surveys the regulation of collective investment schemes and hedge funds

- Presents regulatory approaches to market manipulation, insider dealing and other market abuse
- Addresses financial supervision and capital adequacy

Provides commentaries on relevant documentation



**Philip R. Wood**  
**INTERNATIONAL LOANS, BONDS,  
 GUARANTEES, LEGAL OPINIONS —  
 VOLUME 5**

*Sweet & Maxwell, ISBN: 9780414044692*

This volume sets out the legal rules, at a domestic and international level, for the administration of debt finance. The principles underlying syndicated loans and bond issues are explained, alongside two common prerequisites to the advancement of a loan or bond issue: the guarantee and the closing legal opinion.

Philip Wood is one of the leading authorities on international finance worldwide, as well as a practitioner and teacher. He was a partner in international law firm Allen & Overy until his retirement in 2018, and for ten years was head of the banking department. Subsequently he led the firm's Global Law Intelligence Unit.

Philip is the Yorke Distinguished Visiting Fellow at the University of Cambridge, and has previously been Visiting Professor in International Financial Law at the University of Oxford, Queen Mary University of London, and the London School of Economics. He has lectured at more than 60 universities worldwide and has written more than 20 books.

**Features:**

- Provides a comparative overview of the laws in the key jurisdictions of the world
- Explains the law and practice in each area including:
- Syndicated bank credit agreements and loan transfers

- International bond issues including equity-linked
- Bonds, note programmes and high yield notes
- Bondholder trustees and collective action clauses
- Bank guarantees, standby letters of credit and comfort letters
- Formal transaction legal opinions
- Gives structure outlines for guarantees and legal opinions
- Features extensive snapshot precedents to help facilitate drafting



**Philip R. Wood**  
**SECURITY INTERESTS AND TITLE FINANCE: JURISDICTIONS OF THE WORLD — VOLUME 4**  
*Sweet & Maxwell, ISBN: 9780414071490*

This book provides a comparative overview of over 300 jurisdictions. It sits beside volume 3 of the series, which covers the essential principles of the law governing security interests and title finance, from a practical perspective. Together the two books provide the reader with a complete in-depth explanation of the regulation of security interests and title finance.

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**Features:**

- Advanced study of the law concerning security interests and title finance in the major jurisdictions of the world.
- Compares the legal regime in over 300 jurisdictions.
- Provides useful summaries condensing the law so that the main points can be grasped quickly
- Details the domestic law concerning:
  - Scope of security
  - Perfection
  - Financial Collateral
  - Registration of security
  - Secured Debt
  - Security packages
  - Marketable securities
  - Transfers
  - Subordination
  - Ladder of priorities
  - Guarantees
  - Costs and Taxes
  - Formalities



**Philip R. Wood**  
**COMPARATIVE LAW OF SECURITY  
INTERESTS AND TITLE FINANCE —  
VOLUME 3**

*Sweet & Maxwell, ISBN: 9780414044753*

This book covers the essential principles of security interests and title finance from a practical perspective, providing the reader with an in-depth explanation of the core concepts underlying the law and

practice. It sits beside volume 4 of the series, which provides a comparative overview of over 300 jurisdictions.

Philip Wood is one of the leading authorities on international finance worldwide, as well as a practitioner and teacher. He was a partner in international law firm Allen & Overy until his retirement in 2018, and for ten years was head of the banking department. Subsequently he led the firm's Global Law Intelligence Unit. Philip is the Yorke Distinguished Visiting Fellow at the University of Cambridge, and has previously been Visiting Professor in International Financial Law at the University of Oxford, Queen Mary University of London, and the London School of Economics. He has lectured at more than 60 universities worldwide and has written more than 20 books.

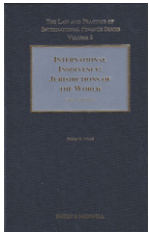
#### Features:

- Covers the essentials of security interests and title finance from a practical perspective
- Advanced study of the law governing asset-backed finance in more than 300 jurisdictions in the world
- Contains summaries, checklists and precedents, allowing complex concepts to be applied in real-world scenarios

#### Topics covered include:

- The creation of security interests
- Principles of publicity under the UCC
- Transfers of secured debt
- The enforcement of security interests
- The practice and documentation of security packages
- The core principles of title finance, finance leases and repos
- The international instruments governing security interests and title finance
- Conflict of laws issues as they pertain to security interests





**Philip R. Wood**  
**INTERNATIONAL INSOLVENCY:  
 JURISDICTIONS OF THE WORLD —  
 VOLUME 2**

*Sweet & Maxwell, ISBN: 9780414071476*

This book provides a comparative overview of over 300 jurisdictions. It sits beside volume 1 of the series, which covers the essential principles of international insolvency from a practical perspective. Together the two books provide the reader with a complete in-depth explanation of the core concepts underlying insolvency law and practice.

Philip Wood is one of the leading authorities on international finance worldwide, as well as a practitioner and teacher. He was a partner in international law firm Allen & Overy until his retirement in 2018, and for ten years was head of the banking department. Subsequently he led the firm's Global Law Intelligence Unit. Philip is the Yorke Distinguished Visiting Fellow at the University of Cambridge, and has previously been Visiting Professor in International Financial Law at the University of Oxford, Queen Mary University of London, and the London School of Economics. He has lectured at more than 60 universities worldwide and has written more than 20 books.

Key features:

- Advanced study of substantive bankruptcy law in the major jurisdictions in the world, in the context of international financial transactions
- Compares the insolvency regime in over 300 jurisdictions. Provides useful summaries diluting and condensing the law so that the main points can be grasped quickly

Details the domestic law concerning:

- Administration
- Receivership
- Deeds of company arrangements
- Liquidation
- Schemes of arrangement
- Insolvency set-off
- Security Interests
- Trusts
- Voidable preferences
- Ladder of priorities and claims
- Cross-border recognition



**Philip R. Wood**  
**PRINCIPLES OF INTERNATIONAL  
 INSOLVENCY — VOLUME 1**  
*Sweet & Maxwell, ISBN: 9780414044708*

This book covers the essential principles of international insolvency from a practical perspective, providing the reader with an in-depth explanation of the core concepts underlying insolvency law and practice. It sits beside volume 2 of the series, which provides a comparative overview of over 300 jurisdictions.

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at more than 60 universities worldwide and has written more than 20 books.

Key features:

- Covers the essentials of international insolvency from a practical perspective
- Advance study of substantive bankruptcy law in the major jurisdiction in the world, in the context of international financial transactions

Topics covered include:

- Private restructuring agreements and workouts
- Liquidations
- Liabilities of Corporate Directors and Lenders
- Voidable Preferences
- Priorities
- Trusts and Custodianship
- Impact of Insolvency on Contracts and Leases
- Bank and State insolvencies