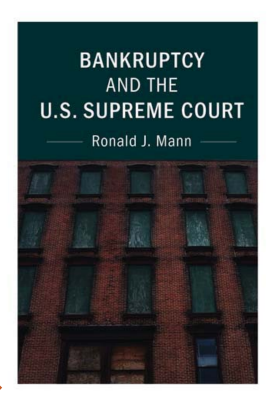
Jevic in Perspective: The Supreme Court and Our Narrowed Bankruptcy Code

Ronald J. Mann Columbia Law School

Jevic High Points

- Percolating development of "structured dismissals"
- SCT rejects intrusion on creditors' rights
- OSG supports objecting creditors
- ▶Is there anything new about this?

- Supreme Court's 86 Bankruptcy Code decisions
- Case studies of seven early "close" cases
- Archive of Justices papers
 - o Grant from NCBJ
 - Online at <u>bksct.net</u>



The SCT's Narrow Way

- 86 cases in 36 years (2.4/year)
 - o 3.5% of all civil cases
- 37% of decisions (32/86) are "broad"
 - o 25% (5/20) in close cases (3-4 dissents)





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Jevic in Perspective: The Supreme Court and Our Narrowed Bankruptcy Code

Also available as part of the eCourse <u>Judicial Spotlight: A View of Recent SCOTUS Decisions and a Peak Under the</u> <u>Robes</u>

First appeared as part of the conference materials for the 36^{th} Annual Jay L. Westbrook Bankruptcy Conference session "SCOTUS Judicial Decision Making in Bankruptcy Cases"