



Litigation in Consumer Cases

Explore litigation considerations before, during and after bankruptcy, including forms, tips and tactics.

Presented by:

Hon. Tony M. Davis, U.S. Bankruptcy Court, Western District of Texas – Austin, TX

Julianne M. Parker, Fears Nachawati, PLLC – Dallas, TX

Michael Weems, Hughes Watters Askanse, LLP – Houston, TX

Common Litigation that Arises

General Contested Matters

- Motions for Relief from Stay
- Plan Objections
- Motion to Extend Stay
- Claim Objections

Adversaries

- Stay Violations
- Turnover Actions
- Non-Dischargeability Actions
- Appointing Special Counsel
- Settlements and 9019's



Motion for Relief from Stay

- Who has the burden on a Motion for Relief from Stay?

It depends on the issue . . .

Motion for Relief from Stay

11 U.S.C. 362(g)

- **(g)**In any hearing under subsection (d) or (e) of this section concerning relief from the stay of any act under subsection (a) of this section—**(1)**the party requesting such relief has the burden of proof on the issue of the debtor's equity in property; and
- **(2)**the party opposing such relief has the burden of proof on all other issues.

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Litigation In Consumer Cases

Also available as part of the eCourse

[2019 Jay L. Westbrook Bankruptcy eConference](#)

First appeared as part of the conference materials for the 38th Annual Jay L. Westbrook Bankruptcy Conference session "Litigation In Consumer Cases"