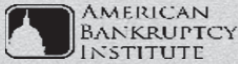




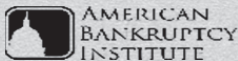
Los Cuatro Amigos

37th Jay L. Westbrook Bankruptcy Conference



AMERICAN
BANKRUPTCY
INSTITUTE

His Eminence, Prof. Jay L. Westbrook
R. Byrn “Byrnie” Bass, Jr. – Lubbock, Texas
Deborah D. Williamson – San Antonio, Texas
Bill Rochelle – American Bankruptcy Institute



AMERICAN
BANKRUPTCY
INSTITUTE

LAST TERM IN THE SUPREME COURT



Licensee May Continue Using a Trademark after Rejection, Supreme Court Rules

Mission Product Holdings Inc. v. Tempnology LLC, 139 S. Ct. 1652, 203 L. Ed. 2d 876 (May 20, 2019).

Business Materials page 1; Rochelle Materials page 10.



- Why did it take 34 years to overrule *Lubrizol*?
- Do trademark licensees have more rights than licensees of patent or real estate?
- Why did the court rely on state law rather than policies allegedly evident in the Bankruptcy Code?
- Does it matter that *Mission Product* makes debtors less able to reorganize and pay creditors?

Court Rejects Strict Liability for Discharge Violations

Taggart v. Lorenzen, 139 S. Ct. 1795, 204 L. Ed. 2d 129 (June 3, 2019).

Rochelle Materials page 13.

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: Recent Developments

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 "Recent Developments"