

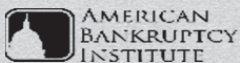


# Los Cinco Amigos

37<sup>th</sup> Jay L. Westbrook  
Bankruptcy Conference



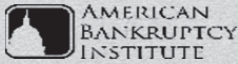
LAST TERM IN THE SUPREME COURT



## **Supreme Court Narrowly Interprets the Safe Harbor, Overrules the Majority of Circuits**

*Merit Management Group LP v. FTI Consulting Inc.*, 138 S. Ct. 883, 200 L. Ed. 2d 183, 86 U.S.L.W. 4088 (Feb. 27, 2018).

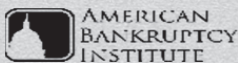
Rochelle Materials page 6.



## **Unfortunate But Not Honest: A False Statement About One Asset Isn't Grounds for Nondischargeability, Supreme Court Rules**

*Lamar, Archer & Cofrin LLP v. Appling*, 138 S. Ct. 1752, 201 L. Ed. 2d 102, 86 U.S.L.W. 4362 (June 4, 2018).

Consumer Materials page 16 & Rochelle Materials page 14.



## Supreme Court Says Insider Status Is Reviewed for Clear Error; Hints Existing Test Is Wrong

*U.S. Bank NA v. The Village at Lakeridge LLC*, 138 S. Ct. 960, 200 L. Ed. 2d 218, 86 U.S.L.W. 4121 (March 5, 2018).

Rochelle Materials page 10.



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 \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: Los Cinco Amigos

Also available as part of the eCourse

[2018 Jay L. Westbrook Bankruptcy eConference](#)

First appeared as part of the conference materials for the 37<sup>th</sup> Annual Jay L. Westbrook Bankruptcy Conference session "Recent Developments"