

Daniel Carnio Costa

**Business Judicial Reorganization -
US and Brazil**

The new theories

Novas Edições Acadêmicas

Imprint

Any brand names and product names mentioned in this book are subject to trademark, brand or patent protection and are trademarks or registered trademarks of their respective holders. The use of brand names, product names, common names, trade names, product descriptions etc. even without a particular marking in this work is in no way to be construed to mean that such names may be regarded as unrestricted in respect of trademark and brand protection legislation and could thus be used by anyone.

Cover image: www.ingimage.com

Publisher:

Novas Edições Acadêmicas

is a trademark of

International Book Market Service Ltd., member of OmniScriptum Publishing Group

17 Meldrum Street, Beau Bassin 71504, Mauritius

Printed at: see last page

ISBN: 978-613-9-62972-5 1157624

Copyright © Daniel Carnio Costa

Copyright © 2018 International Book Market Service Ltd., member of
OmniScriptum Publishing Group

All rights reserved. Beau Bassin 2018

**BUSINESS JUDICIAL REORGANIZATION – US AND
BRAZIL THE NEW THEORIES**

TABLE OF CONTENTS

| | |
|---|----|
| I – INTRODUCTION..... | 3 |
| II – AUTOMATIC STAY IN THE U.S. BANKRUPTCY SYSTEM . | 5 |
| A – General Framework..... | 5 |
| 1 – The purpose of the automatic stay: protecting property of the estate..... | 5 |
| 2 - The importance of the property of the estate in bankruptcy proceedings...9 | 9 |
| B – Scope of the Stay..... | 9 |
| C – Exceptions to the automatic stay . | 12 |
| 1- Statutory exceptions..... | 13 |
| 2- Non-statutory exceptions..... | 14 |
| 3- Co-debtor stay..... | 17 |
| 4- Discretionary stay - §105..... | 19 |
| D – Beginning and termination of the stay period..... | 23 |
| 1- The stay arises..... | 23 |
| 2- The stay automatic termination..... | 26 |
| a. §362(c)(1). Property is no longer property of the estate..... | 27 |
| b. §362(c)(2). Case is closed, dismissed or the debtor’s discharge became effective..... | 28 |
| c. §362(c)(3). Prior petition within one year..... | 29 |
| d. §362(c)(4). Multiple prior petitions within one year..... | 30 |

| | |
|--|----|
| E – RELIEF FROM THE AUTOMATIC STAY | 32 |
| 1–Section 362 (d)(1): for cause..... | 34 |
| a – Lack of adequate protection..... | 36 |
| b – Adequate protection and administrative expense..... | 38 |
| 2 – Section 362 (d)(2): lack of equity in the property and the property is not necessary for effective reorganization | 39 |
| 3 – Section 362 (d)(3): creditor with a lien on single asset real estate..... | 42 |
| 4 – Section 362 (d)(4): creditor with claims secured by real property and fraudulent schemes..... | 43 |
| F – PROCEDURE FOR OBTAINNING RELIEF FROM THE STAY AND BURDEN OF PROOF IN RELIEF LITIGATION..... | 45 |
| G – CONTEMPT OF COURT AND SANCTIONS FOR VIOLATION OF THE STAY..... | 49 |
| H – POST-DISCHARGE INJUNCTION | 51 |
| III – THE AUTOMATIC STAY IN THE BRAZILIAN LAW..... | 53 |
| A – General Framework..... | 53 |
| 1 – Statutory basis for Brazilian insolvency system | 53 |
| 2 – The purpose of the stay in the Brazilian System..... | 55 |
| B – Stay period – when it arises, concept..... | 60 |
| C – Scope of the automatic stay..... | 62 |
| D – Exemptions from the stay in the Braziliam System..... | 66 |
| 1- Post-petition and pre-petition claims..... | 69 |
| 2- Tax creditors..... | 73 |
| 3- Creditors on contract of “alienação fiduciária em garantia”..... | 77 |

| | |
|--|---------|
| 4- Creditors on contract of “cessão fiduciária de créditos em garantia”..... | 81 |
| 5- Creditors on foreign advance contracts (adiantamento de contrato de câmbio, or ACC)..... | 85 |
| 6- Requirements and restrictions related to contracts of “alienação fiduciária em garantia” and “cessão fiduciária de créditos em garantia”..... | 87 |
| 7- Public policy behind the exemptions..... | 90 |
| E – CO-DEBTORS..... | 92 |
| F – DURATION OF THE STAY..... | 93 |
| G - DISCRETIONARY STAY IN THE BRAZILIAN SYSTEM..... | 96 |
| IV -THE NEW THEORIES IN THE BRAZILIAN SYSTEM INSPIRED ON THE US SYSTEM..... | 100 |
| A – THEORY OF THE OVERCOMING OF THE PENDULAR DUALISM..... | 102 |
| 1 – The evolution of the bankruptcy legislation in Brazil..... | 103 |
| 2 – The existence of the pendular dualism..... | 105 |
| 3 – Overcoming the pendular dualism..... | 107 |
| B - THEORY OF THE BALANCED SHARING OF THE BURDEN OF THE BUSINESS REORGANIZATION..... | 111 |
| V – CONCLUSION..... | 120 |
| VI – BIBLIOGRAPHY..... | 128 |