Index

ABRP (Association of Business Recovery Professionals) 18
administration 64–66
administrative receiver 66
administrative receivership 67, 82, 120
administrator 66, 82, 120
agency costs 28
agents 80, 124, 142
American Law Institute 27
appointment
  of directors 8–10, 13
  of insolvency practitioners 17, 80, 83–86, 150
asset-stripping 47, 53, 60
ATE insurance 103, 147
audit 31
auditors 31
bankruptcy tourism 3
bank panels 19, 84
banks 32, 84
BCCI affair 98
Berkeley Applegate principle 119
block transfers (of insolvency offices) 17
bonds 84
business judgement rule 125, 126, 130, 131, 132–133, 134
Cadbury Report 4, 27
CalPERS 29
CBI (Confederation of British Industry) 7, 145
Centrebinding 82
charitable companies 6, 7
close corporations 131
code of ethics 85, 176
Coffee, John 1, 33
‘commercial morality’ 56, 156
common law 45
communications with stakeholders 24–25
company doctors 63, 66
Company Law Review 145, 147
company records 97
company voluntary arrangement 63–64, 82–83, 120
comparative law 123
complaints 86
‘comply or explain’ 28
compulsory liquidation 80, 95, 101, 112, 120
concurrent office-holders 106
conditional fee agreements (CFAs) 103, 147
conflicts of interest 85, 90
consecutive office-holders 106
contempt 106
contributories 50, 70, 71
convergence 124
Cork Committee 18, 51, 54, 58, 63, 83, 87, 103, 123, 146, 151
corporate social responsibility 28, 127
‘creative destruction’ 2, 18, 63, 140
creditors 46, 74, 90, 93
creditors’ voluntary liquidation 62, 120, 177
cross-border insolvency 108–111
Crown debts 56
D Reports 55, 95
DBIS (Department for Business, Innovation and Skills) 34
‘Dear IP’ 85
declaration of insolvency 15, 62
deepening insolvency 127, 133
de facto directors 11
defered debt 71
Deminor ratings 29
derivative claims 70
directions from the court 107
directors 7–14, 40–74, 79, 124–135, 142–149
disclaimer 97, 101

David Milman - 9781781000182
Downloaded from Elgar Online at 12/04/2018 10:52:51AM
via free access
Index

‘R3’ (= Association of Business Recovery Professionals) 20, 37, 148, 155
race to the bottom 9
Recognised Professional Bodies (RPBs) 19, 24, 86
‘Red Tape Challenge’ 122
redundancies 72, 148
regulation 4
release (of office holder) 120
removal
  of director 31
  of office holder 114–115
remuneration
  of director 31, 34
  of office holder 115–117
rescue culture 18, 63, 137, 138
resignation (by director) 62
‘sark lark’ 10
schemes of arrangement 63
Schumpeter, Joseph 2
secured creditors 21, 33
self-regulation 4
separation of ownership and control 28, 35
shadow directors 11, 52
share capital maintenance 36, 41
‘shareholder spring’ 35
shareholders 68–71
Sharman Report 145
soft law 28
solvency tests 15
SPI (Society of Practitioners of Insolvency) 18
stakeholders 21, 71–74
state aids 139–140, 150
statement of affairs 79
Statements of Insolvency Practice (see Appendix I) 85
SIP 1 85, 176
SIP 2 101, 176
SIP 3 143, 176
SIP 4 95, 176
SIP 7 177
SIP 8 177
SIP 9 116, 177
SIP 10 177
SIP 11 177
SIP 12 177
SIP 13 177
SIP 14 177
SIP 15 178
SIP 16 99, 178
SIP 17 97, 178
stewardship 20, 91, 142–144
stewardship theory of management 36
supervisor (of CVA) 88
‘think small first’ 26
Three certainties of a trust 47
title retention 103
trade associations 20
transfer of undertakings 99–100
transplants 123
trustee in bankruptcy 92
trusts 47, 80, 107, 124, 142
turnaround specialists 63, 66
Turner Report 39
twilight trusts 47
twilight zone 40
two-tier board 32, 134
UKFI (UK Financial Investments Ltd) 149
UNCITRAL 108
undercapitalization 13
undertakings (disqualification) 55
unfair prejudice 62, 70, 127, 144
unitary board 32
unsecured creditors 21, 23, 71
voluntary liquidation 15
Wednesbury test 112
winding-up 70, 79, 80
winding-up petition 22, 45, 67, 68, 70, 81
World Bank 3
wrongful trading 51–54, 57, 76, 128, 130, 134, 147
zombie companies 1