

Seeing Double? Two Judges, Two Lawsuits, Two Types of Bankruptcy—But a Single Vision for Comity in Cross-Border Insolvencies

AUGUST 23, 2018

In this article, published in the August 2018 issue of the American Bankruptcy Institute Journal, George Shuster and Benjamin Loveland discuss a recent decision in *In re National Bank of Anguilla* that provided an opportunity for the court to explain a coordinated vision for applying international comity principles in cross-border insolvencies.

Authors



George W. Shuster Jr.

PARTNER

 george.shuster@wilmerhale.com

 +1 212 937 7232



Benjamin W. Loveland

PARTNER

 benjamin.loveland@wilmerhale.com

 +1 617 526 6641