# Bankruptcy Reform Act of 1978

## 10 most recent documents

<table>
<thead>
<tr>
<th>#</th>
<th>Document</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>BANKR78-LH TOC</td>
<td>October 22, 1994</td>
</tr>
<tr>
<td>2</td>
<td>BANKR78-LH 1</td>
<td>November 06, 1978</td>
</tr>
<tr>
<td>3</td>
<td>BANKR78-LH 2</td>
<td>August 10, 1978</td>
</tr>
<tr>
<td>4</td>
<td>BANKR78-LH 3</td>
<td>July 14, 1978</td>
</tr>
</tbody>
</table>

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, Sec. 101. The law relating to bankruptcy is codified and enacted as title 11...

The Committee on Finance, to which was referred the bill (S. 2266) to establish a uniform law on the subject of bankruptcy, having considered the same, reports favorably thereon with...

THE COMMITTEE ON THE JUDICIARY, TO WHICH WAS REFERRED THE BILL, S. 2266, TO ESTABLISH A UNIFORM LAW ON THE SUBJECT OF BANKRUPTCIES, HAVING CONSIDERED THE SAME, REPORTS FAVORABLY THEREON AND...
Legislative History from the Public Law

An Act to establish a uniform Law on the Subject of Bankruptcies.
PL 95–598, NOVEMBER 6, 1978, 92 Stat 2549 (Approx. 70 pages)

Legislative History Materials (5)

Reports

Compiled History

§ 523. Exceptions to discharge

Effective: December 22, 2010

11 U.S.C.A. § 523

§ 523. Exceptions to discharge

Currentness

Notes of Decisions for 11 USCA § 523 are displayed in two separate documents. Notes of Decisions for subdivisions I to XVI are contained in this document. For Notes of Decisions for subdivisions XVII to end, see second document for 11 USCA § 523.

(a) A discharge under section 727, 1141, 1228(a), 1228(b), or 1328(b) of this title does not discharge an individual debtor from any debt--

(1) for a tax or a customs duty--
in favor of the debtor for the costs of, and a reasonable attorney's fee for, the proceeding if the court finds that the position of the creditor was not substantially justified, except that the court shall not award such costs and fees if special circumstances would make the award unjust.

(e) Any institution-affiliated party of an insured depository institution shall be considered to be acting in a fiduciary capacity with respect to the purposes of subsection (a)(4) or (11).