Reviewing the rights of creditors in bankruptcy

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Abstract In today's economic world, given the many risks and risks that merchants make for profit, it is likely that their business will not be able to achieve their desired debt and they will not be able to pay off their debts and, as a result, become bankrupt. The issue of bankruptcy is very important because its consequences and its negative effects are not only a bankrupt businessman but also due to the scope of the business or the business, third parties and the creditors who deal with the trader also suffer; hence In trade law, this is always the case for the legislature, which is essential for supporting the businessman and his economic activity, and on the other hand, it is necessary to protect the rights of creditors in order to establish strict rules in relation to the businessman in some cases. In response to this What questions do businessmen have in the event of bankruptcy? What are the rights of creditors? The result of the review in the discussion Rshkstgy indicate that the rights of creditors to both individual and collective split for individual rights, rights that each of the creditors alone can not exercise it, but the collective rights of creditors collectively must apply. The weaknesses of the current trade law are the lack of anticipation of a preventive negotiation contract, which is urgent as soon as possible to establish such an institution, as envisaged in the new bill. Keyword: payroll, bankruptcy, payroll, individual rights, collective rights

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