



WORKOUTS & CREDITORS' RIGHTS

FORBEARANCE AGREEMENTS
REAL ESTATE FORECLOSURES
BANKRUPTCY
RECEIVERSHIPS
REAL ESTATE ATTACHMENTS & LIENS
DEFICIENCY JUDGMENTS
ENFORCEMENT OF OUT-OF-STATE JUDGMENTS
POST-JUDGMENT COLLECTIONS
DEFENSE OF LENDER LIABILITY CLAIMS

PRACTICE MEMBERS

EDWARD G. AVILA
DANIEL E. BURGOYNE
EDWARD D. FELDSTEIN
FALAN A. MORROCCO
JOHN D. PLUMMER

Roberts, Carroll, Feldstein & Peirce's Workouts & Creditors' Rights team helps clients to effectively and efficiently obtain payment and mitigate losses arising from nonperforming loans. In addition to practicing in federal bankruptcy court, our attorneys are intimately familiar with the unique Rhode Island receivership process. Moreover, the team's practice is not limited to Rhode Island. Our attorneys have a substantial caseload in the Massachusetts courts. With over 45 years of experience, we are familiar with all major accountants, auctioneers, appraisers, brokers, and other professionals whose services are essential in workout matters.

REPRESENTATIVE MATTERS

- Secured the dismissal of a Chapter 11 Bankruptcy petition, on behalf of a secured creditor, after an evidentiary hearing determining that the debtor's plan of reorganization was not feasible.
- Obtained injunction on behalf of client bank, compelling fraudulent transferee of construction equipment to surrender it to bank, and conducted secured party sale of the equipment.
- Briefed and argued motion preserving the priority of client bank's mortgages over competing mechanic's lien claimants.
- Foreclosed on over 40 properties on behalf of mortgagees in the past year.