SCOTUS Fulton - Retention of estate property does not violate stay.

SCOTUS Ransom - No means test deduction for free and clear cars.

SCOTUS Espinosa - 1327 is REALLY Binding.

SCOTUS Lanning - Dramatic income change allows deviation from Means Test.

SCOTUS Harris - BOH in converted case goes to the debtor.

7th Circuit - Chicago v Mance 04-21-22 Parking Ticket Liens are Avoidable Judicial Liens

7th Circuit - Cherry and Davis - Ignoring 1322(b)(9) - Property must vest in debtor at confirmation absent good case specific reasons otherwise.

City of Chicago v Marshall et al 7th Circuit 03-14-19

Smith v Maine Bureau of Revenue - 1st Circuit - 362(c)(3(A) terminates stay as to estate, debtor and debtor's property.

<u>Traylor, Utah 01-10-19, Means Test - Debtor can't take full deduction for non-PMSI</u> Juice Loan.

LaMont 7th Circuit. Sold property taxes can be paid through Chapter 13 Plan.

But not in DuPage County. Judge Cassling sustains DuPage County Clerk's objection to confirmation, in re Cruz.

Van - Judge Goldgar Confirmed Plan is Binding after Sale in Error

Pajian 7th Circuit. Bar Date applies to secured creditors as well as unsecured creditors.

<u>Germeraad v Powers, 7th Circuit, plan payments can be increased based on debtor's increase in income after confirmation.</u>

Owens v LVNV 7th Circuit, time barred claim is properly denied but is not a violation of the FDCPA.

Shoonover, 7th Circuit, exempt property loses exempt status when converted to cash.

Smith, 7th Circuit, Tax Sale is avoidable transfer.

Colon, 7th Circuit, debtor cannot cure mortgage arrears after foreclosure sale.

Knight, 7th Circuit, disputed debts count toward eligibility limits.

<u>Stevenson EDVA 11-08-2023 - Even Without Personal Liability, a Mortgage on a Debtor's Property Is a 'Claim'</u>

Judge Cassling - Till rate starts at prime - 23-09640 McCoy

Interest on Taxes included in Plan Not Discharged - Feltmann MDFL