

## Jonathan

Counsel

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Jonathan Lozano counsels a wide range of corporate debtors and creditors in all phases of bankruptcy and insolvency proceedings, as well as out-of-court workouts. He also represents sellers and interested purchasers in distressed asset sales and 363 sales in complex Chapter 11 cases. Jonathan currently serves as chair of the Events and Planning Committee of the Central Texas Chapter of Turnaround Management Association.

Prior to joining Bracewell, Jonathan clerked at Texas RioGrande Legal Aid, Inc. and the Transgender Legal Defense and Education Fund.

### Industries

[Energy](#)

[Finance](#)

### Practices

[Financial Restructuring](#)

[Litigation](#)

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## Credentials

### Education

- New York University School of Law, J.D., 2013
- Trinity College, Hartford, Connecticut, B.A., 2010, *magna cum laude*

### Bar Admissions

- Texas
- New York

### Languages

- Spanish

### New York University School of Law

- *Environmental Law Journal*, Staff Editor

## **Texas Rio Grande Legal Aid, Inc.**

- Transgender Legal Defense and Education Fund, Law Clerk

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## **Resources**

### **Limetree Court Denies Stay Pending Appeal of Order Approving 363 Sale**

Update

### **“A Clash of Two Congressionally Constructed Titans”: Fifth Circuit Declares Bankruptcy Court Victorious Over FERC in In re Ultra Petroleum Corporation**

Update

### **In re TPC Group Inc: Delaware Bankruptcy Court Determines that Issuance of Priming Senior Notes is Not Prohibited Absent Express Anti-Subordination Provision**

Update

### **Better Late Than Never: Delaware Bankruptcy Court Determines That 546(e) Avoidance Safe Harbors Are Available to Defendants That Only Qualify as Financial Participants Several Years After the Subject Transaction in In re Samson Resources Corp.**

Update

### **Your Word Is Your Bond: Fifth Circuit Court of Appeals Determines Surety Bonds Are Not Executory Contracts Even Through Multiparty Approach in In re Falcon V, LLC**

Update

### **Parting Advice: Judge Drain Rules That Dividends Paid From the Proceeds of Safe-Harbored Transactions Are Not Safe-Harbored in In re Tops Holding II Corp.**

Update

### **Fifth Circuit Rules Just Energy Bankruptcy Court Erred in Exercising Jurisdiction to Redetermine ERCOT Pricing During Winter Storm Uri**

Update

## **A Royal Pain: Contingent Royalties Held to Be Dischargeable in Mallinckrodt**

Update

## **Texas “Two-Step” Forward, Three Steps Back for Mass Tort Debtors in the Third Circuit After LTL**

Update

## **Subrogation Shutdown: Texas Southern District Court Upholds Exercise of Bankruptcy Code Provisions to Strip Subrogation Rights Against Asset Purchaser**

Update

## **Lightning Round: LTL Management Files “Chapter 22” Case Immediately Following Bankruptcy Court’s Dismissal of its Prior Bankruptcy**

Update

## **Use It or Lose It: US Supreme Court Unanimously Holds in MOAC Mall Holdings LLC That 363(m) Protections Can Be Waived**

Update

## **Mallinckrodt Ruling Holds Creditor Lessons for IP Sellers**

Article

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## **Publications & Speeches**

- "Mallinckrodt Ruling Holds Creditor Lessons For IP Sellers," *Law360*, January 17, 2023.
- "Avoiding Subordination of Secured Debt After TPC Decision," *Law360*, July 19, 2022.
- "What 5th Cir. Ruling Means for FERC's Bankruptcy Authority," *Law360*, March 22, 2022.