true that no one connected has a cause of action...okay troops...please give the facts of
for certain interests listed in U.C.C. §9-302(1) a security interest can only be perfected
Troops...Puffendorf defines occupancy of beasts ferae naturae to be the actual corporal
mission of them...speak up a little louder so I can demolish you...the proceeding for issuing
patent is ex parte...a party who possesses contraband has no li-

those noxious beasts called a fox...the principles rela-

recognized as applicable to the support of children...recognizing
apparative appropriation decisions, public officials are expen-
making process at every level...are you a rocket ship or a
part into which individual snippets of legal information are pureed

not a

FACULTY
and further reorganization which are provided for in the plan itself. There
is a liquidating plan may be confirmed in a chapter 11 case.26
(12) The final requirement for confirmation relates to the primary pur-
pose of the plan. A plan may not be confirmed if its principal purpose is to avoid
the principal purpose of the plan is to avoid the requirements of the Securities Act of 1933 relating to disclosure.22 However,
important to note that a court may not deny confirmation for this reason un-
less a governmental unit that is an interested party objects to confirmation on this


In the event that any class of claims or interests, which is impaired under
the plan, fails to accept it by the minimum percentage of votes,23 the pro-

33 See, e.g., In re Landau Boat Co., 13 BR 788 (WD Mo. 1981), In re Bel Air Ass'n
4 BR 168 (WD Okla. 1980). Compare In re Marston Enter., Inc., 13 BR 514 (ED
34 See 11 USC § 1129(a)(10), as amended by 1984 Amendments § 512(a).
35 11 USC § 1129(a)(11), see In re Stuart Motel, Inc., 8 BR 48 (SD Fla. 1981). If
confirmation of a chapter 11 plan predicated upon highly conjectural and optimistic
income projections was denied); In re Landmark at Plaza Park, Ltd., 7 BR 653 (E.
1980). If the bankruptcy court does not estimate unliquidated or contingent claims
required by Section 502(c) of the Code, the court is not in a position to determine a plan
feasibility, according to the district court in In re Pizza of Hawaii, Inc., 40 BR 1094
(1984). See 11 USC § 502(c) and 505(b).
36 See 11 USC § 1123(b)(4), which expressly allows a plan to provide for the sale
all or substantially all of the property of the estate. See supra ¶ 8.1(f)(4).
Someday, in the middle of a trial, my voice inside your head may be a small price to pay for a favorable verdict.
BERTHA ARNDT

DAWN BUCCI

BARBARA CALVO

C. PETER CHAO

PHYLLIS FINOCCHIO

SHIRLEY JACOBS
JACKIE JAGER  RICKEY JOHNSON  SUE-ANN KAUFMAN

EVELYN LIEBLICH  CAMILLE LONGOBARDI  WILLIAM LOUNDS