

# When does a creditor have standing to bring a winding-up application in the Channel Islands?

## January 2024

It is an important question for any creditor considering such an application in the Channel Islands as the position - and the tests that apply - in Guernsey and Jersey are surprisingly different.

Senior Associates Daisy Bovingdon and Quentin Bregg cover both the Jersey and Guernsey position in issue 15 of the ThoughtLeaders4 FIRE | TL4FIRE magazine.

Read the full article here.

# WE ARE OFFSHORE LAW



# BVI | Cayman | Guernsey | Jersey | London

This note is a summary of the subject and is provided for information only. It does not purport to give specific legal advice, and before acting, further advice should always be sought. Whilst every care has been taken in producing this note neither the author nor Collas Crill shall be liable for any errors, misprint or misinterpretation of any of the matters set out in it. All copyright in this material belongs to Collas Crill.



#### For more information please contact:



## **Daisy Bovingdon**

Senior Associate // Jersey t:+44 (0) 1534 601757 // e:daisy.bovingdon@collascrill.com



## **Quentin Bregg**

Senior Associate // Guernsey t:+44 (0) 1481 734841 // e:quentin.bregg@collascrill.com

# WE ARE OFFSHORE LAW



BVI | Cayman | Guernsey | Jersey | London

This note is a summary of the subject and is provided for information only. It does not purport to give specific legal advice, and before acting, further advice should always be sought. Whilst every care has been taken in producing this note neither the author nor Collas Crill shall be liable for any errors, misprint or misinterpretation of any of the matters set out in it. All copyright in this material belongs to Collas Crill.