



Fall 9-1-2006

Table of Contents

Follow this and additional works at: <https://scholarlycommons.law.wlu.edu/wlulr>

Recommended Citation

Table of Contents, 63 Wash. & Lee L. Rev. (2006).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol63/iss4/1>

This Prefatory Matter is brought to you for free and open access by the Washington and Lee Law Review at Washington and Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized editor of Washington and Lee University School of Law Scholarly Commons. For more information, please contact christensena@wlu.edu.

WASHINGTON AND LEE LAW REVIEW

Volume 63

Fall 2006

Number 4

SYMPOSIUM

UNDERSTANDING CORPORATE LAW THROUGH HISTORY

- | | |
|---|------|
| Dividends as a Substitute for Corporate Law:
The Separation of Ownership and Control
in the United Kingdom
<i>Brian R. Cheffins</i> | 1273 |
| Comment on Brian R. Cheffins, <i>Dividends as a
Substitute for Corporate Law: The Separation of
Ownership and Control in the United Kingdom</i>
<i>Lynne L. Dallas</i> | 1339 |
| Social Conceptions of the Corporation: Insights
from the History of Shareholder Voting Rights
<i>Colleen A. Dunlavy</i> | 1347 |
| The Seductive Comparison of Shareholder and
Civic Democracy
<i>Usha Rodrigues</i> | 1389 |
| Shareholder Democracy and the Economic
Purpose of the Corporation
<i>Donald J. Smythe</i> | 1407 |
| The Transplantation of the Legal Discourse on
Corporate Personality Theories: From German
Codification to British Political Pluralism and
American Big Business
<i>Ron Harris</i> | 1421 |
| Personification in Three Legal Cultures: The Case
of the Conception of the Corporate Unit
<i>Gregory A. Mark</i> | 1479 |

The Relevance of Corporate Theory to Corporate and Economic Development: Comment on <i>The Transplantation of the Legal Discourse on Corporate Personality Theories</i> <i>Lawrence E. Mitchell</i>	1489
Shareholders as Proxies: The Contours of Shareholder Democracy <i>Dalia Tsuk Mitchell</i>	1503
<i>Comment: Corporate Governance and the "D-Word"</i> <i>Thomas W. Joo</i>	1579
The Separation of Ownership and Control in Modern Corporations: Shareholder Democracy or Shareholder Republic? A Commentary on Dalia Tsuk Mitchell's <i>Shareholders as Proxies: The Contours of Shareholder Democracy</i> <i>Lucas E. Morel</i>	1593

NOTES

Stepmother, May I?: Moral Rights, <i>Dastar</i> , and the False Advertising Prong of Lanham Act Section 43(a) <i>Clint A. Carpenter</i>	1601
Examining EAct 2005: A Prospective Look at the Changing Regulatory Approach of the FERC <i>Heather Curlee</i>	1649
Practice What You Preach: How Restorative Justice Could Solve the Judicial Problems in Clergy Sexual Abuse Cases <i>Diana L. Grimes</i>	1693
The Roof Is on Fire: When, Absent an Agreement Otherwise, May a Landlord's Insurer Pursue a Subrogation Claim Against a Negligent Tenant? <i>Robert Vanneman Spake, Jr.</i>	1743

TRIBUTE

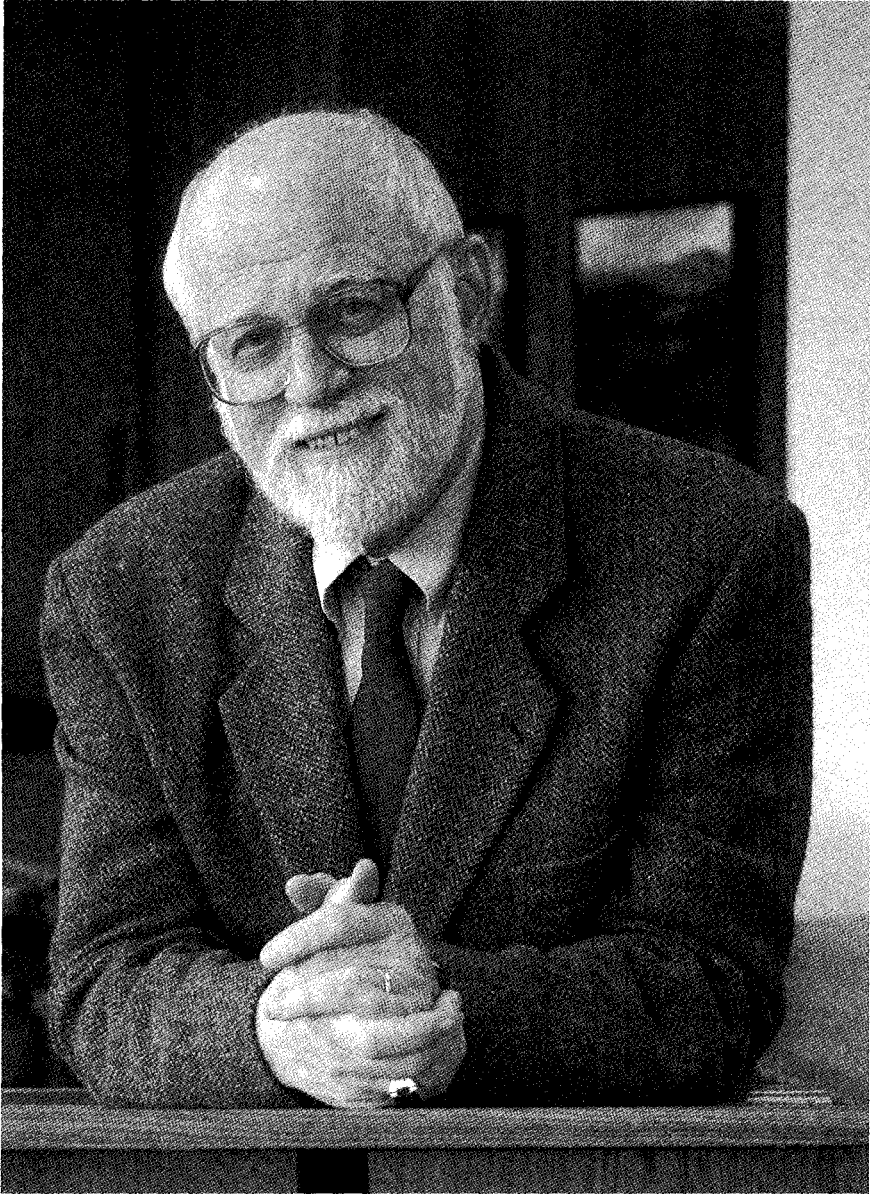


Photo by W. Patrick Hinely

Lewis H. LaRue