

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), <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 & 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 & Lee University School of Law Scholarly Commons. For more information, please contact lawref@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 EPC Act 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

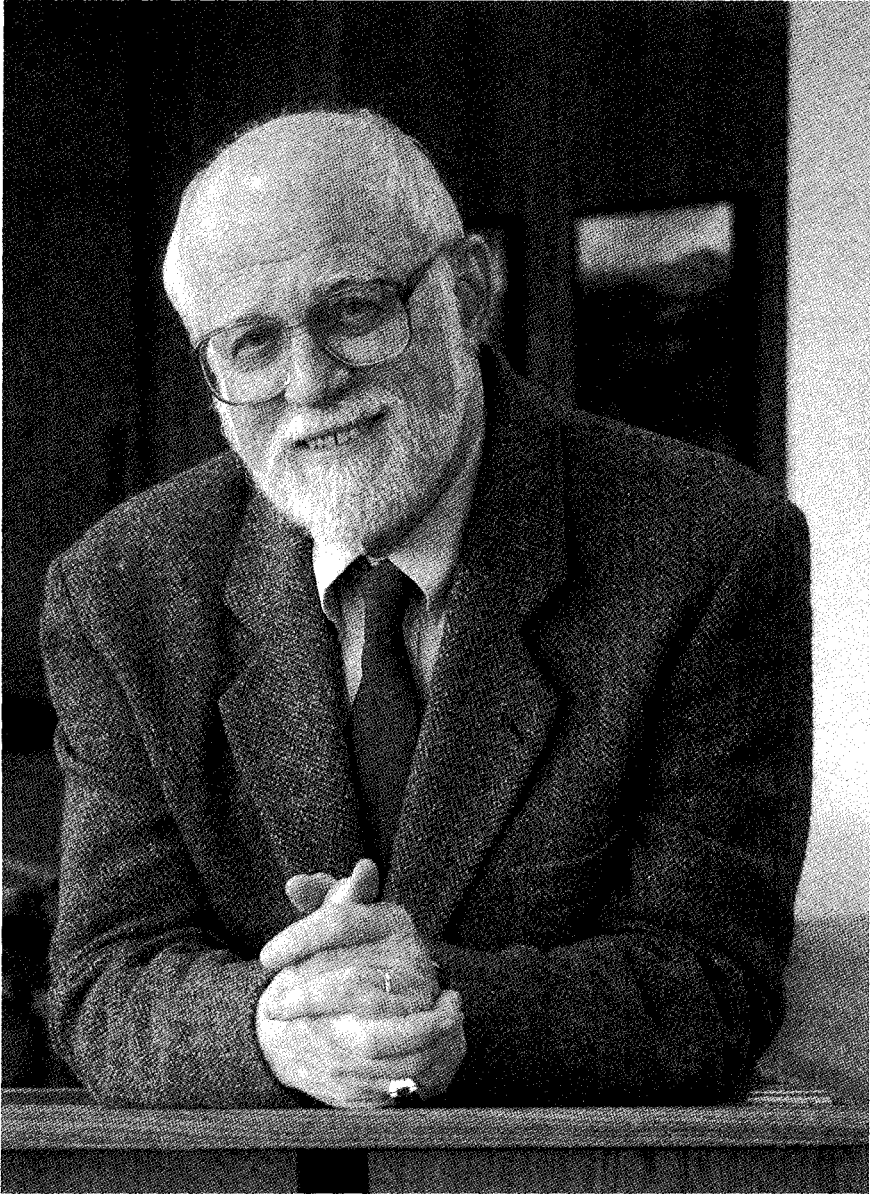


Photo by W. Patrick Hinely

Lewis H. LaRue