

LAW REVIEW ARTICLES

Hovenkamp, *The Classical Corporation in American Legal Thought*, 76 Geo. L.R. 1593 (1988) [a fascinating history].

Maine, *Linking Limited Liability and Entity Taxation*, 62 U.Pitt.L.R. 223 (2000) [totally wrong, but interesting].

Grossman, *The Market for Shares of Companies with Unlimited Liabilities: The Case of American Express*, 24 J. Legal Stud., 63 (1995) [I never realized that American Express had pro-rata unlimited liability for shareholders back in the 1950s.].

The Social Obligation of Corporate Counsel: A Communitarian Justification for Allowing In-House Counsel to Sue for Retaliatory Discharge, 11 Geo. J. Legal Ethics 665 (1998) [My comments to the authors are the subject of a Corporate Law post.]

Taking the Entity Theory Seriously: Lawyer Liability for Failure to Prevent Harm to Organizational Clients Through Disclosure of Constituent Wrongdoing, 11 Geo. J. Legal Ethics 597 (1998) [My comments are the subject of a Corporate Law post.]

New Definitions of Relevant Market and the Assault on Antitrust, 90 Colum. L. Rev. 1805, (1990). Although somewhat dated, Robert Pitofsky's discussion of the impact of the definition of "relevant market" in merger analysis is very insightful.

Monopoly, Competition and Other Factors in Determining Patent Infringement Damages, 38 IDEA 1 [PTC Research Foundation of Franklin Pierce Law Center, IDEA: The Journal of Law and Technology] (1997). A nice primer on patent infringement damages by Allan Littman who at the time it was written was an advisory partner at the Pillsbury Madison firm.

A Self-Enforcing Model of Corporate Law, 109 Harv. L. Rev. 1911, (1996). A fascinating discussion of a corporation law for developing countries based on the statute the authors prepared for Russia's joint stock company law.

The Zen of Corporate Capital Structure Neutrality, 99 Mich. L. Rev. 410 (2000). This is an interesting and informative analysis of how the tax code simultaneously encourages both debt (because interest payments are tax deductible and reduce otherwise taxable income) and equity (because of the ability to defer gains and corporate tax rates that are lower than the highest marginal individual rates) and the consequences for the public fisc and corporate capital structure.

Towards a Bargaining Theory of the Firm, 80 Cornell L. Rev. 540 (1995). A discussion and analysis of the tension between stockholders and owners beginning with the "separation of ownership and control" first articulated by Berle and Means.

Persons, Things and Corporations: The Corporate Personality Controversy and Comparative Corporate Governance, 47 Am. J. Comp. L. 583 (1999). An analysis of the artificial, or juridical, person.