Bibliography

BOOKS AND BOOK CHAPTERS

Abrahams D, Regulations for Corporations: A historical account of TNC regulation (UNRISD 2005)
Austen-Baker R, Implied Terms in English Contract Law (Edward Elgar 2011)
Baldwin R and M Cave, Understanding Regulation: Theory, strategy and practice (OUP 1999)
Birds J et al. (eds), Boyle & Birds’ Company Law (8th edn, Jordans 2011)
Black J, ‘Law and regulation: The case of finance’ in C Parker, C Scott, N Lacey and J Braithwaite (eds), Regulating Law (OUP 2004) 33
Boeger N, R Murray and C Villiers ‘Introduction’ in N Boeger, R Murray and C Villiers (eds), Perspectives on Corporate Social Responsibility (Edward Elgar 2008) 1
Boeger N, R Murray and C Villiers (eds), Perspectives on Corporate Social Responsibility (Edward Elgar 2008)
Bibliography


Bradgate R and F White, *Commercial Law – Legal Practice Course Guides* (OUP 2009)


Cane P, *Administrative Law* (OUP 2011)


Collins H, *Regulating Contracts* (OUP 1999)


Crane A, A McWilliams, D Matten et al. (eds), *The Oxford Handbook of Corporate Social Responsibility* (OUP 2008)

Davies P and S Worthington, *Gower and Davies’ Principles of Modern Company Law* (9th edn, Sweet & Maxwell 2012)

Davis M, *A Crisis of Professional Self-Regulation – the Example of the Solicitors’ Profession* (Cardiff Centre for Law and Ethics 2005)


CSR, private law and global supply chains


Glinski C, ‘Corporate codes of conduct: Moral or legal obligation’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007) 147


Hodges C, *Multi-party Actions* (OUP 2001)


Johnston A, *EC Regulation of Corporate Governance* (CUP 2009)
Bibliography

Jordana J and D Levi-Faur (eds), *The Politics Of Regulation: Institutions and regulatory reforms for the age of governance* (Edward Elgar 2004) 145

Kakabadse A and N Kakabadse (eds), *CSR in Practice* (Palgrave Macmillan 2007)

Kakabadse A and N Kakabadse, ‘CSR in the boardroom: Myth or mindfulness’ in A Kakabadse and N Kakabadse (eds), *CSR in Practice* (Palgrave Macmillan 2007)

Keay A, *The Corporate Objective* (Edward Elgar 2011)

Keay A, ‘The duty to promote the success of the company: Is it fit for purpose in a post-financial crisis world?’ in J Loughrey (ed.), *Directors’ Duties and Shareholder Litigation in the Wake of the Financial Crisis* (Edward Elgar 2013) 50


Kinley D, J Nolan and N Zerial, ‘The norms are dead! Long live the norms! The politics behind the UN human rights norms for corporations’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007) 459

Kurucz E, B Colbert and D Wheeler, ‘The business case for corporate social responsibility’ in A Crane and others (eds), *The Oxford Handbook of Corporate Social Responsibility* (OUP 2008) 83


McBarnet D and M Kurkchiyan, ‘Corporate social responsibility through contractual control? Global supply chains and “other-regulation”’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007) 59

McBarnet D and P Schmidt, ‘Corporate accountability through creative enforcement: human rights, the Alien Torts Claims Act and the limits
of legal impunity’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability* (CUP 2007) 148

McBarnet D, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007)


Melé D, ‘Corporate social responsibility theories’ in A Crane and others (eds), *The Oxford Handbook of Corporate Social Responsibility* (OUP 2008) 68

Millington A, ‘Responsibility in the supply chain’ in A Crane, A McWilliams, D Matten et al. (eds), *The Oxford Handbook of Corporate Social Responsibility* (OUP 2008) 363

Millon D, ‘Enlightened shareholder value, social responsibility and the redefinition of corporate purpose without law’ in P M Vasudev and S Watson (eds), *Corporate Governance after the Financial Crisis* (Edward Elgar 2012) 68


Mitchell L, ‘The board as a path towards corporate social responsibility’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007) 280

Muchlinski P, ‘Corporate social responsibility and international law: The case of human right and multinational enterprises’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007) 456

Muchlinski P, ‘Human rights and multinational enterprises’ in D McBarnet, A Voiculescu and T Campbell (eds), *The New Corporate Accountability: Corporate social responsibility and the law* (CUP 2007) 433


Oliver D, *Common Values and the Public-Private Divide* (Butterworths 1999)

Owen D and B O’Dwyer, ‘Corporate social responsibility – the reporting and assurance dimension’ in A Crane and others (eds), *The Oxford Handbook of Corporate Social Responsibility* (OUP 2008) 401
Bibliography

Parker C, ‘Meta-regulation: Legal accountability for corporate social responsibility’ in D McBarnet, A Voiculescu and T Campbell (eds), The New Corporate Accountability: Corporate social responsibility and the law (CUP 2007) 207
Parker C et al. (eds), Regulating Law (OUP 2004)
Parkinson J E, Corporate Power and Responsibility (OUP 1993)
Poole J, Textbook on Contract Law (11th edn, OUP 2012)
Queinnec Y, The OECD Guidelines for Multinational Enterprises: An evolving legal status (Sherpa 2007)
Robertson A and T H Wu (eds), The Goals of Private Law (Hart Publishing 2009)
Scott C, F Cafaggi and L Senden (eds), The Challenge of Transnational Private Regulation: Conceptual and constitutional debates (Wiley-Blackwell 2011)
Sheikh S, Corporate Social Responsibilities: Law and practice (Cavendish 1995)
Sheikh S and W Rees (eds), Corporate Governance & Corporate Control (Cavendish 1995)
Shelton D L ‘Soft law’ in D Armstrong (ed.), Routledge Handbook of International Law (Routledge 2009) 68
Sinden, A, ‘Power and responsibility: Why human rights should address corporate environmental wrongs’ in D McBarnet, A Voiculescu and T Campbell (eds), The New Corporate Accountability: Corporate social responsibility and the law (CUP 2007) 519
Smith N C, ‘Consumers as drivers of corporate social responsibility’ in A Crane, A McWilliams, D Matten et al. (eds), The Oxford Handbook of Corporate Social Responsibility (OUP 2008) 281
Solomon J and A Solomon, Corporate Governance and Accountability (John Wiley & Sons Ltd, 2003)
Teubner G (ed.), Global Law Without a State (Brookfield 1997)
CSR, private law and global supply chains

Tomasic R and F Akinbami, ‘Shareholder activism and litigation against UK banks – the limits of company law and the desperate resort to human rights claims?’ in J Loughrey, Directors’ Duties and Shareholder Litigation in the Wake of the Financial Crisis (Edward Elgar 2013) 151

van Hoecke M ‘Legal doctrine: Which method(s) for what kind of discipline?’ in M van Hoecke (ed.), Methodologies of Legal Research: Which kind of method for what kind of discipline? (Hart Publishing 2011) 4


Vasudev P M and S Watson (eds), Corporate Governance after the Financial Crisis (Edward Elgar 2012)

Villiers C, Corporate Reporting and Company Law (CUP 2006)

Villiers C, ‘Corporate law, corporate power and corporate social responsibility’ in N Boeger, R Murray and C Villiers (eds), Perspectives on Corporate Social Responsibility (Edward Elgar 2008) 91

Villiers C, ‘Narrative reporting and enlightened shareholder value under the Companies Act 2006’ in J Loughrey (ed.), Directors’ Duties and Shareholder Litigation in the Wake of the Financial Crisis (Edward Elgar 2013) 108


Bibliography


Zerk J, Multinationals and Corporate Social Responsibility: Limitations and opportunities in international law (CUP 2006)

ARTICLES


Ames J, ‘Taking responsibility’ (2011) 103 European Lawyer 15


CSR, private law and global supply chains


Arora A, ‘The corporate governance failings in financial institutions and directors’ legal liability’ (2011) 32 Company Lawyer 3

Bantekas I, ‘Corporate social responsibility in international law’ (2004) 22 Boston University International Law Journal 309


Berle A, ‘Corporate powers as powers in trust’ (1931) 44 Harvard Law Review 1049


Carrington M, B Neville and G Whitwell, ‘Why ethical consumers don’t walk their talk: Towards a framework for understanding the gap
between the ethical purchase intentions and actual buying behaviour of ethically-minded consumers’ (2010) 97 Journal of Business Ethics 139
Carroll A, ‘Social issues in management research’ (1994) 33 Business and Society 5
Crag B, ‘Home is where the hart is: Mandating corporate social responsibility through home state regulation and social disclosure’ (2010) 24 Emory International Law Review 735
Dahlsrud, A, ‘How corporate social responsibility is defined: An analysis of 37 definitions’ (2008) 15 Corporate Social Responsibility and Environmental Management 1
Dean J, ‘Stakeholding and company law’ (2001) 22 Company Lawyer 66
Delbruck J, ‘Prospects for a “world” (internal) law?: Legal developments in a changing international system’ (2002) 9 (2) Indiana Journal of Global Legal Studies 401
Dodd E, ‘For whom are corporate managers trustees?’ (1932) 45 Harvard Law Review 1145
Du Plessis J ‘Corporate law and corporate governance lessons from the past: Ebbs and flows, but far from “the end of history”: Part 1’ (2009) 30 (2) Company Lawyer 43
CSR, private law and global supply chains

Fisher D, ‘The enlightened shareholder value – leaving stakeholders in the dark: Will section 172 (1) of the Companies Act 2006 make directors consider the impact of their decisions on third parties?’ (2009) ICCLR 10


Gamble A and G Kelly, ‘Shareholder value and the stakeholder debate in the UK’ (2001) 9 Corporate Governance 110


Gibbs D, ‘Has the statutory derivative claim fulfilled its objectives? The hypothetical director and CSR: Part 2’ (2011) 32 Company Lawyer 76

Gretton E, ‘Jackson – an overview’ The Law Society Gazette (27 March 2013)


Hedley S, ‘Is private law meaningless?’ (2011) 64 Current Legal Problems 89


Ireland P, ‘Company law and the myth of shareholder ownership’ (1999) 62 MLR 32

Bibliography


Johnston A, ‘After the OFR: Can UK shareholder value still be enlightened?’ (2006) 7 (4) EBSOLR 817


Keay A, ‘Good faith and directors’ duty to promote the success of their company’ (2011) 32 Company Lawyer 138


Lii Y-S and M Lee, ‘Doing right leads to doing well: When the type of 
CSR and reputation interact to affect consumer evaluations of the firm’ 
(2012) 105 Journal of Business Ethics 69
Lo S, ‘Liability of directors as joint tortfeasors’ (2009) 2 Journal of 
Business Law 109
Locke R, et al., ‘Beyond corporate codes of conduct: Work organization 
and labour standards at NIKE’s suppliers’ (2007) 146 International 
Labour Review 21
Locke R, F Qin and A Brause, ‘Does monitoring improve labor stand-
Relations Review 3
Lord Irvine ‘The law: An engine for trade’ (2001) 64 MLR 333
Loughrey J, A Keay and L Cerioni, ‘Legal practitioners, enlightened 
shareholder value and the shaping of corporate governance’ (2008) 8 
(1) JCLS 79
Lumsden A and S Fridman, ‘Corporate Social Responsibility: The case 
for a self-regulatory model’ (The University of Sydney Law School, 
Legal Research Studies Paper No. 07/34, 2007)
MacLeod S ‘Reconciling regulatory approaches to corporate social 
responsibility: The European Union, OECD and United Nations com-
pare’ (2007) 13 European Public Law 671
Maloni M and M Brown, ‘Corporate social responsibility in the supply 
chain: An application in the food industry’ (2006) 68 Journal of 
Business Ethics, 35
Mamic I, ‘Managing global supply chain: The sports footwear, apparel 
and retail sectors’ (2005) 59 Journal of Business Ethics 81
Mandelson N, ‘A control-based approach to shareholder liability for 
corporate torts’ (2002) 102 Columbia Law Review 1203
Mares R, ‘The limits of supply chain responsibility: A critical analysis of 
corporate social responsibility instruments’ (2010) 79 Nordic Journal 
of International Law 193
Marx A ‘Global governance and private regulation of supply chains – 
types, trends and challenges’ (Antwerp Management School, Working 
Papers, 2010) 2
McGaughhey E, ‘Donoghue v Salomon in the High Court (case com-
ment)’ (2011) 4 Journal of Personal Injury Law 249
Meeran R, ‘Tort litigation against multinational corporations for viol-
ations of human rights: An overview of the position outside the United 
States’ (2011) 3 (1) City University of Hong Kong Law Review 1
Millon D, ‘Communitarians, contractarians, and the crisis in corporate 
law’ (1993) 50 Wash. & Lee L.Rev. 1373
Millon D, ‘Two models of corporate social responsibility’ (2011) 46 Wake Forest Law Review 523
Millon D, ‘Shareholder social responsibility’ (2013) 36 Seattle University Law Review 912
Mulheron R, ‘Recent milestones in class actions reform in England: A critique and a proposal’ (2011) 127 LQR 2
Nakajima C, ‘The importance of legally embedding corporate social responsibility’ (2011) 32 Company Lawyer 257
Nygh P, ‘The liability of multi-national corporations for the torts of their subsidiaries’ (2002) 3 EBO LR 51
Pearson R and G Seyfang, ‘New hope or false dawn?: Voluntary codes of conduct, labour regulation and social policy in a globalising world’ (2001) 1 Global Social Policy 48
Pedamon C, ‘Corporate social responsibility: A new approach to promoting integrity and responsibility’ (2010) 31 Company Lawyer 172
Pedersen E and M Andersen, ‘Safeguarding corporate social responsibility (CSR) in global supply chains: How codes of conduct are managed in buyer-supplier relationships’ (2006) 6 Journal of Public Affairs 228
Preuss L, ‘Codes of conduct in organisational context: From cascade to lattice-work of codes’ (2010) 94 Journal of Business Ethics 471
Quo S, ‘Corporate social responsibility and corporate groups: The James Hardie case’ (2011) 32 Company Lawyer 249
Roach L, ‘The paradox of the traditional justifications for exclusive shareholder governance protection: Expanding the pluralist approach’ (2001) 22 Company Lawyer 9
Robinson P, ‘Do voluntary labour initiatives make a difference for the conditions of workers in global supply chains? (2010) 52 Journal of Industrial Relations 561
Roe T, ‘Contractual intention under section 1(1)(b) and 1(2) of the Contracts (Rights of Third Parties) Act 1999’ (2000) 63 MLR 887
Schmitthoff C, ‘The wholly owned and the controlled subsidiary’ (1978) JBL 218


Siems M and D Sithigh, ‘Mapping legal research’ (2012) 71 CLJ 651


Sobczak A, ‘Are codes of conduct in global supply chains really voluntary? From soft law regulation of labour relations to consumer law’ (2006) 16 (2) Business Ethics Quarterly 167


van Gestel R and H-W. Micklitz, ‘Revitalizing Doctrinal Legal Research in Europe: What about methodology?’ EUI Working Papers (LAW2011/05, Department of Law) 26


Villiers C and O Ajiyegbeyo, ‘The enhanced business review: Has it made corporate governance more effective?’ (2011) JBL 699


Wells D, ‘Too weak for the job: Corporate codes of conduct, non-governmental organisations and the regulation of international labour standards’ (2007) 7 Global Social Policy 51


Yap J L, ‘Considering the enlightened shareholder value principle’ (2010) 31 Company Lawyer 35


NEWS AND PRESS RELEASES


Bibliography


