Bibliography

ARTICLES, BOOKS, REPORTS

Abi-Saab, G. (1997), ‘Cours général de droit international public’, Recueil des cours de l’Académie de droit international 207


— (2009), ‘Codes of Good Governance’, Corporate Governance: An International Review 17: 376


Andres, C. and E. Theissen (2008), ‘Setting a Fox to Keep the Geese: Does the Comply-or-Explain Principle Work?’, Journal of Corporate Finance 14: 289
Autorité des marchés financiers (AMF) (2016), Etude comparée: les codes de gouvernement d’entreprise dans 10 pays européens
Berle, A.A. (1932), ‘For Whom are Corporate Managers Trustees?’, Harvard Law Review 45: 1365
Bibliography


Brandeis, L.D. (1914), *Other People’s Money and How the Bankers Use It* (New York, NY, F.A. Stokes)


Business Roundtable (1978), ‘The Role and Composition of the Board of Directors of the Large Publicly Owned Corporation’, *Business Lawyer* 33: 2083


— (2008), *Sociologie juridique* (Paris, PUF)
Comparative corporate governance

Catalyst (2004), Women and Men in U.S. Corporate Leadership (New York)
— (2013), EU Legal Instruments for Gender Quotas in Management Boards (New York)
— (2003), L’Etat postmoderne (LGDJ, coll. Droit et société)
— (2014), L’Etat post-moderne (LGDJ, coll. Droit et société, 4th edn)
Conseil d’Etat (2013), Le droit souple, Etude annuelle (La documentation française)

Crag, W. (2012), Business and Human Rights (Cheltenham and Northampton, MA, Edward Elgar)


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


Dignam, A. and M. Galanis (2009), The Globalization of Corporate Governance (Farnham, Ashgate Publishing)


Dodd, E.M. (1932), ‘For Whom are Corporate Managers Trustees?’, Harvard Law Review 45: 1145

— (1935), ‘Is Effective Enforcement of the Fiduciary Duties of Corporate Managers Practicable?’, University of Chichester Law Review 2: 194


Eells, R.S. (1960), The Meaning of Modern Business: An Introduction to the Philosophy of Large Corporate Enterprise (New York)

Comparative corporate governance

Ehricke, U. (2005), in K.J. Hopt and H.-C. Voigt, Prospekt- und Kapitalmarktinformationshaftung (Mohr Siebeck), 309
Ernst and Young (2009), Annual Survey, Panorama des pratiques de gouvernance des sociétés cotées françaises
— (2009), ‘Pourquoi respectons-nous la soft law?’, Revue européenne des sciences sociales XLVII-144(3)
Fonbaustier, L. and V. Magnier (eds) (2013), Développement durable et entreprise (Dalloz)
Freeman, R.E. (1984), Strategic Planning: A Stakeholder Approach (Boston, MA, Pitmann Publishing)

Frydman, B. et al. (2007), Responsabilité des entreprises et corégulation (Bruylant)


Germain, M., V. Magnier and M.-A. Noury (2013), La gouvernance des sociétés cotées (Fondation pour le droit continental, La semaine juridique éd. E)


Glachant, J. et al. (2010), ‘Investissements et investisseurs de long terme’ (Introduction by P. de Boissieu, presented to the French Prime Minister, 27 May)

Comparative corporate governance


Hirst, S. (2017), ‘Social Responsibility Resolutions’, *Journal of Corporate Law*

Hopt, K.J. and E. Wymeersch (eds) (1997), *Comparative Corporate Governance: Essays and Materials* (Berlin)


Comparative corporate governance

MacNeil, I. and X. Li (2006), ‘“Comply or Explain”: Market Discipline and Non-Compliance with the Combined Code’, Corporate Governance: An International Review 14: 486
Magnier, V. (1999), Rapprochement des droits des sociétés en Europe et viabilité d’un droit commun des sociétés (Paris, LGDJ)
— (2010a), ‘Les manquements des sociétés cotées à la règle de conformité’, Juris-Classeur Périodique Entreprise 1234
— (2010b), ‘L’affaire Vivendi entre rêve et cauchemar’, Revue des sociétés, Juriste international 29
— (2015), Retour sur la rémunération des dirigeants: comment introduire cohérence et mesure?’ (Rec. Dalloz)
Magnier, V. and Y. Paclot (2009), Les rémunérations des dirigeants des sociétés cotées: de l’ère du soupçon au temps des illusions (Dalloz)
Magnier, V. et al. (2010), La gouvernance des sociétés cotées face à la crise (Paris, LGDJ, coll. Droit des affaires)
Bibliography

Theories of the Middle Age (Cambridge, Cambridge University Press),
xxvi
Malenko, A. and N. Malenko (2016), Proxy Advisory Firms: The
Economics of Selling Information to Voters, available at http://
ssrn.com/abstract=2757597
Malenko, N. and Y. Shen (2016), ‘The Role of Proxy Advisory Firms:
Evidence from a Regression-Discontinuity Design’, Review of Finan-
cial Studies 19(12).
Malmendier, U. et al (2015), Target Revaluation after Failed Takeover
papers.cfm?abstract_id=1785942
Mastruzzi, M. (2010), The Worldwide Governance Indicators: Methodol-
Matten, D. and J. Moore (2008), ‘Implicit and Explicit CSR: A Concep-
tual Framework for a Comparative Understanding of Corporate Social
Responsibility’, Academy of Management Review 2: 404
McKinsey & Company (2012a), Unlocking the Full Potential of Women
at Work (New York)
— (2012b), Women Matter: Making the Breakthrough (New York)
— (2013), Women Matter: A Latin American Perspective: Unlocking
Women’s Potential to Enhance Corporate Performance (New York)
Add $12 Trillion to Global Growth (New York)
Michoud, L. (1899), ‘La notion de personnalité morale’, Revue de droit
public 11: 1
Milhaupt, C. and K. Pistor (2008), Law and Capitalism: What Corporate
Crisis Reveal About Legal Systems and Economic Development Around
the World (Chicago and London, University of Chicago Press)
Enforcing Corporate Constituency Statutes’, Texas Law Review 579–43
Monks, R.A.G. and N. Minow (2011), Corporate Governance, 5th edn
(John Wiley & Sons)
Montesquieu, C. (1748), L’esprit des lois, Œuvres complètes, vol. II
(Roger Callois (ed.), Bibliothèque de La Pléiade, no. 85, 1951)
Münch, F. (1983), ‘La distinction entre textes internationaux de portée
juridique et textes internationaux dépourvus de portée juridique: étude
exploratoire’, Annuaire de l’Institut de droit international 60: 307
World and the Effectiveness of Board Directors’, Manager Science
58(2): 236–52
Comparative corporate governance


Normand, S. (2011), *Legal Culture and Legal Transplants, La culture juridique et l’acculturation du droit, le Québec*, Reports to the XVIIIth International Congress of Comparative Law, Rapports au XVIIIe Congrès international de droit comparé, Washington, DC.


Perelman, C. (1990), *Éthique et droit* (Brussels, Editions de l’Université de Bruxelles)
Bibliography


Ripert, G. (1946), Aspects juridiques du capitalisme moderne (Paris, LGDJ)

RiskMetrics Group (2009), Study on Monitoring and Enforcement Practices in Corporate Governance in the Member States


Rosanvallon, P. (2006), La contre-démocratie (Paris, Seuil)


Sacco, R. (1991a), La comparaison juridique au service de la connaissance du droit (Paris, Economica)


Comparative corporate governance

Sheehan, K.M. (2012), The Regulation of Executive Compensation, Greed, Accountability and Say on Pay (Cheltenham and Northampton, MA, Edward Elgar)
Sternberg, E. (1999), The Stakeholder Concept: A Mistaken Doctrine, Foundation for Business Responsibilities
Sudreau Report (1975), Rapport du comité d’études pour la réforme de l’entreprise (Documentation française)
Thibierge, C. et al. (2009), La force normative, naissance d’un concept (LGDJ, Bruylant)
Bibliography

UK Financial Reporting Council (2011), *Developments in Corporate Governance*
Vasudev, P.M. and S. Watson (2012), *Corporate Governance after the Financial Crisis* (Cheltenham and Northampton, MA, Edward Elgar)
Vetter, E. (2009), ‘Der Tiger zeigt die Zähne – Anmerkungen zum Urteil des BGH im Fall Leo Kirch/ Deutsche Bank’, *NZG* 15: 561
— (1958), *The Protestant Ethic and the Spirit of Capitalism* (New York, NY, Charles Scribner’s Sons)

WEB RESOURCES