

# LAWS0102: Corporate Finance:

View Online



[1]

Armour, J. 2006. Legal Capital: an Outdated Concept? *European Business Organization Law Review (EBOR)*. 7, 01 (2006). <https://doi.org/10.1017/S156675290600005X>.

[2]

Armour, J. 2000. Share Capital and Creditor Protection: Efficient Rules for a Modern Company Law. *Modern Law Review*. 63, 3 (2000), 355–378.

[3]

Armour, J. 2006. *Should We Redistribute in Insolvency? Company charges: Spectrum and beyond*. Oxford University Press.

[4]

Armour, J. 2005. Who Should Make Corporate Law? EC Legislation versus Regulatory Competition. *Current Legal Problems*. 58, 1 (2005), 369–413. <https://doi.org/10.1093/clp/58.1.369>.

[5]

Bebchuk, L. 1992. Federalism and the Corporation: The Desirable Limits on State Competition in Corporate Law. *Harvard Law Review*. 105, 7 (1992), 1435–1510.

[6]

Bebchuk, L.; Cohen, A.; Ferrell, A. 2002. Does the Evidence Favor State Competition in

Corporate Law. California Law Review. 90, 6 (2002), 1775–1822.

[7]

Bebchuk, L.A. and Fried, J.M. 1996. The Uneasy Case for the Priority of Secured Claims in Bankruptcy. Yale Law Journal. 105, (1996).

[8]

Bratton, W.W. 2006. Bond Covenants and Creditor Protection: Economics and Law, Theory and Practice, Substance and Process. European Business Organization Law Review (EBOR). 7, 01 (2006). <https://doi.org/10.1017/S1566752906000395>.

[9]

Brealey, R.A. et al. 2022. Principles of corporate finance. McGraw-Hill Education.

[10]

Brealey, R.A. et al. 2022. Principles of corporate finance. McGraw-Hill Education.

[11]

Brealey, R.A. et al. 2022. Principles of corporate finance. McGraw-Hill Education.

[12]

Brealey, R.A. et al. 2022. Principles of corporate finance. McGraw-Hill Education.

[13]

Cahn, A. and Donald, D.C. 2018. Comparative company law: text and cases on the laws governing corporations in Germany, the UK and the USA. Cambridge University Press.

[14]

Cahn, A. and Donald, D.C. 2018. Comparative company law: text and cases on the laws governing corporations in Germany, the UK and the USA. Cambridge University Press.

[15]

Cary, W. L. 1974. Federalism and Corporate Law: Reflections upon Delaware. Yale Law Journal. 83, 4 (1974), 663–705.

[16]

Choi, A.H. and Triantis, G.G. 2013. Market Conditions and Contract Design: Variations in Debt Contracting. New York University Law Review. 88, (2013).

[17]

David Kershaw 2009. Involuntary creditors and the case for accounting-based distribution regulation. Journal of Business Law. 2 (2009), 140–165.

[18]

Davies, P. 2006. Directors' Creditor-Regarding Duties in Respect of Trading Decisions Taken in the Vicinity of Insolvency. European Business Organization Law Review (EBOR). 7, 01 (2006), 301–337. <https://doi.org/10.1017/S1566752906003016>.

[19]

Davies, P. 2010. Introduction to company law. Oxford University Press.

[20]

Davies, P.L. et al. 2016. Gower's principles of modern company law. Sweet & Maxwell.

[21]

Easterbrook, F.H. 1984. Two Agency-Cost Explanations of Dividends. American Economic Review. 74, 4 (1984), 650–659.

[22]

Easterbrook, F.H. and Fischel, D.R. 1985. Limited Liability and the Corporation. *University of Chicago Law Review*. 52, 1 (1985), 89–117.

[23]

Easterbrook, F.H. and Fischel, D.R. 1996. *The economic structure of corporate law*. Harvard University Press.

[24]

Eidenmüller, H. 2005. Free Choice in International Company Insolvency Law in Europe. *European Business Organization Law Review (EBOR)*. 6, 03 (2005).  
<https://doi.org/10.1017/S1566752905004234>.

[25]

Enriques, L.; Gelter, M. 2007. How the Old World Encountered the New One: Regulatory Competition and Cooperation in European Corporate and Bankruptcy Law. *Tulane Law Review*. 81, 3 (2007), 577–646.

[26]

Enriques, L. and Gelter, M. 2006. Regulatory Competition in European Company Law and Creditor Protection. *European Business Organization Law Review (EBOR)*. 7, 01 (2006).  
<https://doi.org/10.1017/S1566752906004174>.

[27]

Enriques, L.; Macey, J. R. 2001. Creditors Versus Capital Formation: The Case against the European Legal Capital Rules. *Cornell Law Review*. 86, 6 (2001), 1165–1204.

[28]

Ferran, E. and Ho, L.C. 2014. *Principles of Corporate Finance Law*. Oxford University Press.

[29]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[30]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[31]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[32]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[33]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[34]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[35]

Ferran, E. and Ho, L.C. 2014. Principles of Corporate Finance Law. Oxford University Press.

[36]

Gelter, M. 2005. The Structure of Regulatory Competition in European Corporate Law.

Journal of Corporate Law Studies. 2 (2005), 247–284.

[37]

Gelter, M. 2005. The Structure of Regulatory Competition in European Corporate Law. Journal of Corporate Law Studies. 2 (2005), 247–284.

[38]

GLOBAL GT LP v. Golden Telecom, Inc., 993 A. 2d 497 - Del: Court of Chancery 2010 - Google Scholar:  
[http://scholar.google.co.uk/scholar\\_case?case=613294104522121255&q=993+A.2d+497+&hl=en&as\\_sdt=2006](http://scholar.google.co.uk/scholar_case?case=613294104522121255&q=993+A.2d+497+&hl=en&as_sdt=2006).

[39]

Harris, M. and Raviv, A. 1991. The Theory of Capital Structure. The Journal of Finance. 46, 1 (1991), 297–355. <https://doi.org/10.1111/j.1540-6261.1991.tb03753.x>.

[40]

Hart, O. 1995. Firms, Contracts, and Financial Structure. Oxford University Press.

[41]

Hooley, R. 2012. Release provisions in intercreditor agreements. Journal of Business Law. 3 (2012).

[42]

Jensen, M.C. and Meckling, W.H. 1976. Theory of the firm: Managerial behavior, agency costs and ownership structure. Journal of Financial Economics. 3, 4 (1976), 305–360. [https://doi.org/10.1016/0304-405X\(76\)90026-X](https://doi.org/10.1016/0304-405X(76)90026-X).

[43]

Kahan, M.; Kamar, E. 2002. The Myth of State Competition in Corporate Law. Stanford Law Review. 55, 3 (2002), 679–750.

[44]

Kershaw, D. 2011. The decline of legal capital: an exploration of the consequences of board solvency-based capital reductions. *Corporate finance law in the UK and EU*. Oxford University Press.

[45]

Kirchner, C.; Painter, R. W.; Kaal, W. A. 2005. Regulatory Competition in EU Corporate Law after Inspire Art: Unbundling Delaware's Product for Europe. *European Company and Financial Law Review*. 2, 2 (2005), 159–206.

[46]

Klein, W.A. et al. 2010. *Business organization and finance: legal and economic principles*. Thomson Reuters/Foundation Press.

[47]

Klein, W.A. et al. 2010. *Business organization and finance: legal and economic principles*. Thomson Reuters/Foundation Press.

[48]

Klein, W.A. et al. 2010. *Business organization and finance: legal and economic principles*. Thomson Reuters/Foundation Press.

[49]

Klein, W.A. et al. 2010. *Business organization and finance: legal and economic principles*. Thomson Reuters/Foundation Press.

[50]

Kraakman et al., R. 2017. *The Anatomy of Corporate Law*. Oxford University Press.

[51]

Kraakman et al., R. 2017. *The Anatomy of Corporate Law*. Oxford University Press.

[52]

Lombardo, S. 2009. Regulatory Competition in Company Law in the European Union after Cartesio. *European Business Organization Law Review*. 10, 04 (2009).  
<https://doi.org/10.1017/S1566752909006272>.

[53]

Manne, H.G. 1967. Our Two Corporation Systems: Law and Economics. *Virginia Law Review*. 53, 2 (1967), 259–284.

[54]

Mather, P. 2004. The determinants of financial covenants in bank-loan contracts. *Journal of International Banking Law and Regulation*. 19, 2 (2004).

[55]

Micheler, E. 2010. Disguised Returns of Capital – an Arm's Length Approach. *The Cambridge Law Journal*. 69, 01 (2010). <https://doi.org/10.1017/S000819731000022X>.

[56]

Miller, M.H. 1988. The Modigliani-Miller Propositions After Thirty Years. *Journal of Economic Perspectives*. 2, 4 (1988), 99–120.

[57]

Miller, M.H. and Modigliani, F. 1961. Dividend Policy, Growth, and the Valuation of Shares. *The Journal of Business*. 34, 4 (1961), 411–433.

[58]

Modigliani, F. and Miller, M.H. 1958. The Cost of Capital, Corporation Finance and the

Theory of Investment. *American Economic Review*. 48, 3 (1958), 261–297.

[59]

Moir, L. and Sudarsanam, S. 2007. Determinants of financial covenants and pricing of debt in private debt contracts: The UK evidence. *Accounting & Business Research*. 37, 2 (2007), 151–166.

[60]

Mülbert, P.O. and Birke, M. 2002. Legal Capital – Is There a Case against the European Legal Capital Rules? *European Business Organization Law Review*. 3, 04 (2002). <https://doi.org/10.1017/S1566752900001129>.

[61]

Rajan, R.G. and Zingales, L. 1995. What Do We Know about Capital Structure? Some Evidence from International Data. *The Journal of Finance*. 50, 5 (1995), 1421–1460. <https://doi.org/10.1111/j.1540-6261.1995.tb05184.x>.

[62]

Rickford (ed.), Jonathan Reforming Capital: Report of the Interdisciplinary Group on Capital Maintenance. *European Business Law Review*. 15, 4, 919–1027.

[63]

Ringe, W.-G. 2013. Corporate Mobility in the European Union – a Flash in the Pan? An empirical study on the success of lawmaking and regulatory competition. *European Company and Financial Law Review*. 10, 2 (2013). <https://doi.org/10.1515/ecfr-2013-0230>.

[64]

Romano, R. 1985. Law as a Product: Some Pieces of the Incorporation Puzzle. *Journal of Law, Economics & Organization*. 1, 2 (1985), 225–284.

[65]

Schmidt, K.M. 2006. The Economics of Covenants as a Means of Efficient Creditor Protection. *European Business Organization Law Review (EBOR)*. 7, 01 (2006).  
<https://doi.org/10.1017/S1566752906000899>.

[66]

Schön, W. 2006. Balance Sheet Tests or Solvency Tests – or Both? *European Business Organization Law Review (EBOR)*. 7, 01 (2006).  
<https://doi.org/10.1017/S1566752906001819>.

[67]

Schwartz, A. 1981. Security Interests and Bankruptcy Priorities: A Review of Current Theories. *Journal of Legal Studies*. 10, (1981).

[68]

Shiller, R.J. 2012. *Finance and the good society*. Princeton University Press.

[69]

Shiller, R.J. 2015. *Irrational exuberance*. Princeton University Press.

[70]

Smith, C.W. and Warner, J.B. 1979. On financial contracting: an analysis of bond covenants. *Journal of Financial Economics*. 7, 2 (1979), 117–161.  
[https://doi.org/10.1016/0304-405X\(79\)90011-4](https://doi.org/10.1016/0304-405X(79)90011-4).

[71]

Triantis, G. 2013. Exploring the Limits of Contract Design in Debt Financing. *University of Pennsylvania Law Review*. 61, (2013).

[72]

Triantis, G.G. and Daniels, R.J. 1995. The Role of Debt in Interactive Corporate Governance. *California Law Review*. 83, (1995).

[73]

Marks and Spencer PLC v BNP Paribas Securities Services Trust Company (Jersey) Ltd  
[2014] EWCA Civ 603.

[74]

Siemens AG v Nold [1996] ECR I-6017.