

3,759 54

Views

CrossRef citations to date

5

Altmetric

Original Articles


Capitalism without the capitalist: The joint stock company share and the emergence of the modern doctrine of separate corporate personality

Paddy Ireland

Pages 41-73 | Published online: 30 Jul 2007

Cite this article <https://doi.org/10.1080/01440369608531144>

Sample our
Law
Journals



>> [Sign in here](#) to start your access

Refer

We Care About Your Privacy

We and our 854 partners store and access personal data, like browsing data or unique identifiers, on your device. Selecting "I Accept" enables tracking technologies to support the purposes shown under "we and our partners process data to provide," whereas selecting "Reject All" or withdrawing your consent will disable them. If trackers are disabled, some content and ads you see may not be as relevant to you. You can resurface this menu to change your choices or withdraw consent at any time by clicking the ["privacy preferences"] link on the bottom of the webpage [or the floating icon on the bottom-left of the webpage, if applicable]. Your choices will have effect within our Website. For more details, refer to our Privacy Policy. [Here](#)

We and our partners process data to provide:

.....

I Accept ✕ article

Reject All

Show Purpose



Capitalism without the Capitalist: The Joint Stock Company Share and the Emergence of the Modern Doctrine of Separate Corporate Personality

PADDY IRELAND

'The principle of the independent corporate existence of a registered company', write the authors of *Charlesworth's Company Law*, 'is of the greatest importance in company law',¹ a proposition few company lawyers would question. Regularly described as 'the corner-stone of company law', the principle entails what L.C.B. Gower describes as 'the *complete* separation of the company and its members',² establishing that an incorporated company 'is not like a partnership or family, a mere collection or aggregation of individuals', but is 'a [legal] person quite distinct from its members or shareholders'.³ As this suggests, the principle is based on a conception of the company as not merely an entity with an independent legal existence from its shareholders but an *object* which has been effectively cleansed of them. This reification of the company not only colours many aspects of modern company law, generating many of its conundrums, but shapes contemporary debates about the nature of 'the company' in which its relative autonomy and neutrality is often taken, rather uncritically, for granted.

Traditionally, of course, separate personality is seen as a simple consequence of the act of incorporation. It follows that a sharp line is usually drawn between incorporated associations, which in themselves, when



Log in

> Account

Log in

Restore content access

> Restore content access for purchases made as guest


Purchase options *

Save for later

PDF download + Online access

- 48 hours access to article PDF & online version
- Article PDF can be downloaded
- Article PDF can be printed


USD 53.00

 Add to cart

Issue Purchase

- 30 days online access to complete issue
- Article PDFs can be downloaded
- Article PDFs can be printed

USD 375.00

 Add to cart

* Local tax will be added as applicable

Related



Information for

- Authors
- R&D professionals
- Editors
- Librarians
- Societies

Opportunities

- Reprints and e-prints
- Advertising solutions
- Accelerated publication
- Corporate access solutions

Keep up to date

Register to receive personalised research and resources by email

 Sign me up

- 
- 
- 
- 
- 

Open access

- Overview
- Open journals
- Open Select
- Dove Medical Press
- F1000Research

Help and information

- Help and contact
- Newsroom
- All journals
- Books

Copyright

Accessib

Registered
5 Howick Pl

or & Francis Group
orma business

