

# H A R V A R D L A W R E V I E W

## ARTICLES

CONTROLLING SHAREHOLDERS  
AND CORPORATE GOVERNANCE:  
COMPLICATING THE  
COMPARATIVE TAXONOMY

*Ronald J. Gilson*

THE RIDDLE OF HIRAM REVELS

*Richard A. Primus*

RESPONSES TO *INCREASING SHAREHOLDER POWER*:

DIRECTOR PRIMACY  
AND SHAREHOLDER DISEMPOWERMENT

*Stephen M. Bainbridge*

TOWARD A TRUE CORPORATE REPUBLIC:  
A TRADITIONALIST RESPONSE  
TO BEBCHUK'S SOLUTION FOR  
IMPROVING CORPORATE AMERICA

*Vice Chancellor Leo E. Strine, Jr.*

REPLY: LETTING SHAREHOLDERS  
SET THE RULES

*Lucian A. Bebchuk*

## NOTES

Recapturing the War Power

A Matter of Life and Death:  
The Effect of Life-Without-Parole  
Statutes on Capital Punishment

State Collective Action

Foreign Affairs Preemption and State  
Regulation of Greenhouse Gas Emissions

## RECENT CASES

## RECENT LEGISLATION

## RECENT PUBLICATIONS

Copyright © 2006 by

THE HARVARD LAW REVIEW ASSOCIATION

<h1>HARVARD LAW REVIEW</h1>
-----------------------------

© 2006 by The Harvard Law Review Association

## CONTENTS

### ARTICLES

- Controlling Shareholders  
and Corporate Governance:  
Complicating the Comparative  
Taxonomy .....*Ronald J. Gilson*.....1641
- The Riddle of Hiram Revels .....*Richard A. Primus* .....1680
- Responses to *Increasing Shareholder Power*:
- Director Primacy  
and Shareholder  
Disempowerment .....*Stephen M. Bainbridge*....1735
- Toward a True Corporate Republic:  
A Traditionalist Response  
to Bebchuk's Solution  
for Improving Corporate  
America.....*Vice Chancellor  
Leo E. Strine, Jr.*.....1759
- Reply: Letting Shareholders  
Set the Rules.....*Lucian A. Bebchuk*.....1784

### NOTES

- Recapturing the War Power .....1815
- A Matter of Life and Death:  
The Effect of Life-Without-Parole Statutes  
on Capital Punishment.....1838
- State Collective Action.....1855
- Foreign Affairs Preemption and State Regulation  
of Greenhouse Gas Emissions .....1877

## RECENT CASES

- Constitutional Law —  
 Free Speech — Sixth Circuit Holds  
 That Civil Penalties Imposed  
 for Interfering with Airport Security Screeners  
 Through Use of Loud and Profane Language  
 Do Not Burden First Amendment. —  
*Rendon v. Transportation Security  
 Administration*, 424 F.3d 475 (6th Cir. 2005).....1899
- International Law —  
 Human Rights — European Court  
 of Human Rights Finds Bulgaria Liable  
 for Failure To Investigate  
 Racially Motivated Killings. —  
*Nachova v. Bulgaria*,  
 App. Nos. 43577/98 and 43579/98  
 (Eur. Ct. H.R. July 6, 2005) (Grand Chamber).....1907
- Constitutional Law —  
 Equal Protection —  
 Ninth Circuit Holds That High School  
 Racial Balancing Plan Does Not Violate  
 the Equal Protection Clause. —  
*Parents Involved in Community  
 Schools v. Seattle School District, No. 1*,  
 426 F.3d 1162 (9th Cir. 2005) (en banc) ..... 1915
- Evidence —  
 Journalist Privilege —  
 District of Columbia Circuit Holds  
 That Privacy Act Suit Satisfies Two-Prong Test  
 To Overcome Journalist Privilege  
 To Conceal Confidential Sources. —  
*Lee v. Department of Justice*,  
 413 F.3d 53 (D.C. Cir. 2005).....1923
- Criminal Procedure —  
 Habeas Corpus —  
 Ninth Circuit Uses Circuit Opinions  
 To Interpret “Clearly Established Federal Law.” —  
*Musladin v. Lamarque*, 403 F.3d 1072 (9th Cir.),  
*reh’g denied*, 427 F.3d 647 (9th Cir. 2005).....1931

*CONTENTS*

RECENT LEGISLATION

Tort Law —

Civil Immunity —

Congress Passes Prohibition of Qualified

Civil Claims Against

Gun Manufacturers and Distributors. —

Protection of Lawful Commerce in Arms Act,

Pub. L. No. 109-92, 119 Stat. 2095 (2005)

(to be codified at 15 U.S.C. §§ 7901-7903,

18 U.S.C. §§ 922, 924) .....1939

RECENT PUBLICATIONS.....1946