

The Spirit of Corporate Law

Core Principles of Corporate Law in Continental Europe

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Corporate Social Responsibility. Investor Relations. Policies. Law, in Asia and elsewhere, is part of the contested construction of state power. Yukyong CHOE *Asian Law and Society* 4,2 (2017). Preface List of Contributors. Introduction: Searching for the Spirit of Korean Law Marie Seong-Hak Kim. Part 1 Legal Codes and Institutions of the Chosŏn Dynasty. The Chosŏn Law Codes in an East Asian Perspective J me Bourgon and Pierre-Emmanuel Roux. Circulation of Law and Jurisprudence in Korea and China: Homicide and the Notion of Requital for Life Fr ric Constant. Confucian Ideology and Legal Developments in Chosŏn Korea: A Methodological Essay Anders Karlsson. Part 2 Law and the Legal System under Colonial Rule. Corporate Spirit. Religion and the Rise of the Modern Corporation. Amanda Porterfield. Porterfield begins her story in ancient Rome. She traces the development of corporate organization through medieval Europe and Elizabethan England and then to colonial North America, where organizational practices derived from religion infiltrated commerce, and commerce led to political independence. Left more to their own devices than under British law, religious groups in the United States experienced unprecedented autonomy that facilitated new forms of communal governance and new means of broadcasting their messages. These responses illustrate the complexity of corporate law rulemaking today. Congress ultimately has the ability to set the rules, but usually lacks the expertise and inclination. SOx showed that it may now have the inclination, though the expertise is still questionable. In response, other regulators are creating new rules. SOx also appeals to corporate officers and the directors and other gatekeepers who supposedly monitor them (this paper focuses on officers and directors). The ultimate point of most of the new rules is to induce officers and directors to act more carefully and conscientiou