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#### Value judgment in company law cases – R I Barrett

Under many provisions of modern corporations legislation, courts are required to exercise discretions and to apply evaluative criteria. This article explores some of the ways in which they have approached such tasks. 219

### Corporate law, the courts and corporate personality – J C Campbell

Courts perform a variety of different tasks in administering the law that governs corporations. One group of tasks involves fitting the law that governs corporations into the rest of the fabric of the law. This involves both fitting corporations law into the general law, and deciding whether particular statutory provisions apply to corporations. In doing this, courts construe the statutes that govern the operation of courts using principles of interpretation that apply to all statutes. Another important group of tasks involves rescuing corporations from administrative messes. Consideration of the detail of the tasks that courts perform concerning corporations casts light on the sort of juristic entity a corporation is.

# **Independence of directors affiliated with substantial shareholders: Issues of law and corporate governance** – *Pamela Hanrahan* and *Tim Bednall*

Lively debate continues over the impact on corporate performance of rules that require or encourage a preponderance of independent directors on listed entities' boards. In Australia, the definition of independence adopted by the Australian Securities Exchange (ASX) Corporate Governance Council is concerned both with independence from management, and independence from substantial shareholders. About one-quarter of ASX Top 200 entities currently have directors affiliated with substantial shareholders on their boards. This article examines the development of the definition of independence and the possible rationales for limiting the number of these directors of listed entities. It argues that, given the various strategies adopted by corporate law to manage any conflict that may arise between a director's interest resulting from their affiliation and their duty to the entity, protecting against the risk of partisan behaviour is not sufficient justification for treating directors affiliated with substantial shareholders as not independent in all cases. To do so has a chilling effect on participation as directors by people who might bring to the board table the focus and commitment of those with "skin-in-the-game". However, the article does propose an alternative rationale, based on the dynamics of corporate decisionmaking, for continuing to treat directors affiliated with controlling shareholders as not independent in this context.

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# **How should regulators deal with entrenched company executives?** – *Liam Brynes* and *Larelle Chapple*