2 Breach of Trust in Hostile Takeovers

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2.1 Introduction

Corporate restructurings through hostile takeover, merger, or management buyout are wealth enhancing in the sense that the combined market value of the acquiring and the acquired companies usually rises. Many economists, notably Jensen (1984), have argued that the large premia received by corporate shareholders derive from the improved management and increased efficiency brought about by restructurings. These economists point to the increase in market value created by takeovers as evidence of the magnitude of these efficiency gains. And they suggest that the effect on market value serve as a touchstone for evaluating the social desirability of various tactics for launching and defending against hostile takeovers. Jensen (1984) captured this view by stating:

Positive stock price changes indicate a rise in the profitability of the merged companies. Furthermore, because evidence indicates it does not come from the acquisition of market power, this increased profitability must come from the company’s improved productivity.

Many business leaders and some academic commentators (Drucker 1986; Lowenstein 1985; Law 1986) have dissented sharply from this

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view, arguing that takeovers create private value by capturing rents but create little or no social value. Their argument is that shareholder gains come from the exploitation of financial market misvaluations, from the use of tax benefits, and from rent expropriation from workers, suppliers, and other corporate stakeholders. The dissenters suggest that the disruption costs of at least some hostile takeovers may well exceed their social benefits.

This chapter examines theoretically and empirically the elements of truth in the claims that improved management and redistributed wealth are the sources of takeover premia. We show how hostile takeovers can be privately beneficial and take place even when they are not socially desirable. Our argument does not invoke tax, financial markets, or monopoly power considerations.

Instead, we start with the insight of Coase (1937) and Fama and Jensen (1983) that corporations represent a nexus of contracts, some implicit, between shareholders and stakeholders. As argued by Williamson (1985), many institutions are designed to minimize the problems associated with opportunistic behavior where contracts are implicit. We argue that hostile takeovers facilitate opportunistic behavior at the expense of stakeholders. In this way hostile takeovers enable shareholders to transfer wealth from stakeholders to themselves more so than to create wealth. The available empirical evidence suggests that the redistributions associated with takeovers can be large and that perhaps some inefficiencies result as well. It is then incorrect to gauge the efficiency gains from takeovers by looking at event study measures of increases in shareholder wealth.

The chapter is organized as follows. Section 2.2 distinguishes between the value-creating and value-redistributing effects of hostile takeovers and argues that the latter are likely to be of dominant importance. The succeeding three sections treat three questions central to the argument that takeover gains come largely from breaching implicit contracts. First, what is the value to shareholders of being able to enter into implicit contracts with stakeholders? Second, how does trust support these implicit contracts? Third, how can hostile takeovers breach this trust and thus enable shareholders to realize the gains from default on stakeholder claims? Having described the role of breach of trust and wealth redistributions in hostile takeovers, we turn to a more systematic examination of their welfare properties in section 2.6. Section 2.7 then examines some empirical evidence shedding light on this theory of takeovers, and section 2.8 presents our conclusions.

2.2 Value Creation and Value Redistribution

Consider three scenarios. In scenario A, T. Boone Pickens takes over Plateau Petroleum and immediately lays off 10,000 workers, who immediately find work elsewhere at the same wage. Pickens also stops purchasing from numerous suppliers, who find that they can sell their output without any price reduction to other customers. The stock of Plateau Petroleum rises by 25 percent.

In scenario B Frank Lorenzo takes over Direction Airlines and immediately staves down the union so that the wages of the existing workers are reduced by 30 percent and 10 percent of the work force is laid off and unable to find subsequent employment at more than 50 percent of their previous wage. Lorenzo does not change the airline’s route structure or flight frequency. The stock of Direction Airlines rises by 25 percent.

In scenario C Carl Icahn takes over USZ. He closes down the corporate headquarters and lays off thousands of highly paid, senior employees, who had previously been promised lifetime employment by the now-displaced managers. Icahn also shuts down factories that dominate the economies of several small towns. As a consequence numerous local stores, restaurants, and bars go bankrupt. The stock of USZ goes up by 25 percent.

All three takeovers yield equal private benefits to the shareholders of the target firms. Yet their social consequences are very different. In scenario A society is better off because resources are diverted from less productive to more productive uses. The increased value of Plateau Petroleum approximately reflects the value of this gain. In Scenario B society is about equally well off. The gains to Direction shareholders are approximately offset by the losses to the human wealth of Direction employees. The redistribution is probably antiegalitarian. On the other hand, it may ultimately lead to advantages for customers of the airline. In Scenario C society is worse off. The gains to USZ shareholders are offset by the losses incurred by the laid-off employees and by the firms with immobile capital whose viability depended on the factories’ remaining open. And other firms find that once their workers see what happened at USZ, they become less loyal and require higher wages to compensate them for a reduction in their perceived security. These firms also have a harder time inducing their suppliers to make fixed investments on their behalf.

These three examples make it clear that increases in share values in hostile takeovers in no way measure or demonstrate their social benefits. Scenario A is the only one in which share price increases capture the elimination of waste and the gains in social welfare. In contrast, shareholder gains in scenarios B and C to a large extent come from losses of the value of employees’ human capital. Even if some efficiency is realized from wages’ coming more into line with marginal products, the efficiency is only a second order effect relative to the transfer from employees to shareholders. Scenario C has additional external effects of the acquisition which, while not resulting in gains to the acquirer,
should enter the social calculation. The claim that the 25 percent takeover premium in scenarios B and C measures social gains is simply incorrect.

In the remainder of the chapter we develop issues raised by scenarios B and C. Why are there implicit contracts it pays to breach? Why are raiders willing but incumbents unwilling to breach implicit contracts? What are the transfers accompanying such a breach? What are the social costs of the breach of implicit contracts? Before taking up these questions, however, we must stress an a priori consideration suggesting that scenarios B and C have much more to do with observed takeover premia than does scenario A.

Consider a rather stylized firm that has a capital stock worth $100, hires 14 workers at $5 a year, purchases $20 worth of materials, and has sales of $100 a year. Its profits are $10 a year and its cost of capital is 10, and so its market value will be $100. The ratios of market value, earnings, and payroll are roughly accurate as representations of typical firms in the U.S. economy. Imagine that the firm is in steady state. Suppose the firm, because of an excess of free cash flow, starts to invest excessively rather than keeping its capital stock constant, to the point that it invests half its profits in projects with a present value of 5. If the market expects this practice to continue indefinitely, the firm’s value will fall by 25 percent. Eliminating this rather disastrous policy of excessive reinvestment in terrible projects could presumably produce a takeover gain of about 25 percent.

Now suppose that the firm invests rationally but, because of agency problems involving management’s greater loyalty to the employees than to the shareholders, overpays the work force by 5 percent. To put this figure in perspective, note that unions typically raise labor costs by about 15 percent and that firms in the same industry in the same city typically pay wages to workers in the same detailed occupational category that differ by 50 percent or more (Krueger and Summers 1987). This overpayment to labor, if expected to endure, will reduce profits by $3.50 a year, leading to a reduction in market value of 35 percent. To the extent that the cash flows obtainable by cutting wages are safer than the firm’s profit stream, this figure is an underestimate.

The point of these examples is simple. Since firms’ labor costs far exceed their profits and since even poor capital investments yield some returns, very small differences in firms’ success in extracting rents from workers and other corporate stakeholders are likely to be much more important in determining market value than the differences in corporate waste associated with differences in firms’ volume of reinvestment. An intermediate case is provided by changes in the level of employment. Here the reduction in payroll is likely to be offset by some loss of product, so that it is more difficult to raise value by increasing efficiency in this way. Moreover, some rent extraction is involved since the appropriate opportunity cost for laid-off labor is likely to be less than its wage.

These considerations suggest that takeovers that limit managerial discretion increase the acquired firm’s market value primarily by redistributing wealth from corporate stakeholders to share owners. To this extent, the existence and magnitude of takeover premia is not probative regarding the social costs and benefits of takeovers. Rather, the social valuation of hostile takeovers must turn on the impact of these redistributions on economic efficiency, which will obviously vary from case to case.

In this chapter we focus on one particular efficiency aspect of hostile takeovers that captures the concerns of many observers, namely, their impact on the ability of firms to contract efficiently. Our motivation is twofold. First, we show that the arguments of those who see hostile takeovers as destructions of valuable “corporate cultures” are coherent. Second, and much more tentatively, we suggest that the reputational externalities associated with hostile takeovers may in fact have extremely serious allocative consequences.

2.3 The Value of Implicit Contracts

A corporation is a nexus of long-term contracts between shareholders and stakeholders. Because the future contingencies are hard to describe, complete contracting is costly. As a result, many of these contracts are implicit, and the corporation must be trusted to deliver on the implicit contracts even without enforcement by courts. To the extent that long-term contracts reduce costs, such trustworthiness is a valuable asset of the corporation. Shareholders own this asset and are therefore able to hire stakeholders using implicit long-term contracts.

The principal reason why long-term contracts between shareholders and stakeholders are needed is to promote relationship-specific capital investments by the stakeholders (Williamson 1985). An employee will spend time and effort to learn how to do his job well only if he knows that his increased productivity will be subsequently rewarded. A subcontractor exploring for oil will buy site-specific new equipment only if he believes that the contracting oil firm will not try to squeeze his profits once he sinks the cost. A sales representative will service past customers only if she is assured she will continue to benefit from their loyalty. In these and other cases it is important to the shareholders that the stakeholders do a good job, but shareholders may be unable to describe what specific actions this calls for, let alone to contract for them.
The necessary arrangement to ensure appropriate investment by stakeholders is a long-term contract, which allows them to collect some of the rewards of doing good work over time. The expense of writing a complete contingent contract ensures that these long-term contracts are implicit. Examples of such contracts are hiring an oil exploration company for the long haul, so that it acquires the equipment best suited for the long-term customer; lifetime employment for workers who then learn how to do the job efficiently; and surrender of customer lists to sales representatives who can then profit from repeated purchases (Grossman and Hart 1986).

Even when no capital investments are required, long-term contracts can be used to elicit effort (Lazear 1979) or risk sharing (Harris and Holmstrom 1982) on the part of the contractor. Although these long-term contracts are usually thought of as covering managers or employees, they also commonly apply to customers and suppliers. The contracts are beneficial both to stakeholders and to shareholders, as they split the ex ante gains from trade. Shareholders in particular benefit because no easy alternative arrangements would ensure that stakeholders do a good job.

2.4 The Importance of Trust

Although both shareholders and stakeholders benefit ex ante from implicit long-term contracts, ex post it might pay shareholders to renege. For example, it will pay shareholders to fire old workers whose wage exceeds their marginal product in a contract that, for incentive reasons, underpaid them when they were young. Or shareholders might profit from getting rid of workers whom they insured against uncertain ability and who turned out to be inept. Or shareholders might gain from refusing to compensate a supplier for investing in the buyer-specific plant, after this plant is built. Or an insurance company can repossess its sales representative’s customer list. In all these cases implicit contracts specify actions that ex post reduce the firm’s value, even though agreeing to these actions is ex ante value maximizing. Breach of contract can therefore raise shareholder wealth, and the more so the greater is the burden of fulfilling past implicit contracts. Conversely, the value of workers’ human capital or of suppliers’ relationship-specific capital stock suffers a loss.

To take advantage of implicit contracts, shareholders must be trusted by potential stakeholders. Otherwise, stakeholders would expect breach whenever it raises the firm’s value and would never enter into implicit contracts. To convince stakeholders that implicit contracts are good, shareholders must be trusted not to breach contracts even when it is value maximizing to do so.

A standard solution to the problem of how implicit contracts are maintained is the theory of rational reputation formation, described most notably by Kreps (1984). In this theory managers adhere to implicit contracts because their adherence enables them to develop a reputation for trustworthiness, and thus to benefit from future implicit contracts. If violating an implicit contract today would make the managers untrustworthy in the future, they will uphold the contract as long as the option of entering into future contracts is valuable enough. Conversely, if it is not important for the managers to be trusted in the future, that is, if a reputation is not valuable, they will violate the implicit contract. Formally, a rational reputation is modeled as a small probability that the manager is irrationally honest, sustained by honest behavior on the part of the manager.

The position that the sole reason to trust a manager (or anyone else for that matter) is his reputation is not plausible. People commonly trust other people even when no long-term reputations are at stake. Most people do not steal not only because they fear punishment, but because they are simply honest. Those who leave their cars unlocked do so relying more on other people’s integrity than on police powers. Waiters rely on their expectation that most people tip in restaurants even when they expect never to come back. In fact, evidence shows that travelers’ tips are no smaller than those of patrons (Kahneman, Knetch, and Thaler 1986). Even more striking is the fact that people believe a garage mechanic is as likely to cheat a tourist as a regular customer, thus defying the importance of reputation (Kahneman, Knetch, and Thaler 1986).

As do the rest of us, managers often fail to take advantage of others they deal with simply because it would violate an implicit trust. One example in which such trust appears to us more germane to managerial behavior than pursuit of a rational reputation is pensions. First, a large part of the retirees’ benefits often takes the form of medical and insurance benefits that are not explicitly contracted for and are not protected by the Employee Retirement Income Security Act (ERISA; Congressional Information Service 1985). Pensioners obviously count on the employer to provide them with these benefits without explicit contracts. In the case of pension benefits themselves, most defined benefit pension plans raised the payments to their beneficiaries after the inflation of the late 1970s even though they were not under contract to do so (Allen, Clark, and Summer 1984).2 Moreover, the stock market recognizes that such increases are forthcoming and does not regard excess pension fund assets to be the property of shareholders. When firms remove excess assets from their pension funds, the market greets the news with a share price increase (Alderson and Chen 1986). The market expects that managers do what employees trust them to do.
To dispel the fear of breach on the part of stakeholders, shareholders find it value maximizing to seek out or train individuals who are capable of commitment to stakeholders, elevate them to management, and entrench them. To such managers, stakeholder claims, once agreed to, are prior to shareholder claims. Even when a rational reputation is not of high enough value to shareholders to uphold the implicit contracts with stakeholders, as would be the case if the company suffered a large permanent decline in demand, trustworthy managers will still respect stakeholder claims. From the ex ante viewpoint, such dedication to stakeholders might be a value-maximizing managerial attribute (not choice!). In a world without takeovers, potential stakeholders counting on such managers to respect their claims will enter into contracts with the firm.

How, then, can shareholders appoint as managers individuals whom stakeholders can trust? It is probably most likely that prospective managers are trained or brought up to be committed to stakeholders. In a family enterprise, for example, offspring could be raised to believe in the company's paternalism toward all the parties involved in its operation. Alternatively, a person who spends 20 or 30 years with a company before becoming a CEO will have spent all that time being helped by the stakeholders in his ascent, and he therefore becomes committed to them. These are examples in which managers pass through a "loyalty filter," using Akerlof's (1983) phrase, before reaching the top. Having done so, they find stakeholder welfare has now entered their preferences, thus making them credible upholders of implicit contracts.

Whatever the exact mechanism, it is essential to see that shareholders deliberately choose as managers individuals for whom value maximization is subordinate to satisfaction of stakeholder claims, and then surrender to them control over the firm's contracts.

This characterization of managers has an interesting connection with Kreps's (1984) theory of rational reputation. In that theory the world is inhabited by a minor fraction of randomly located trustworthy individuals, and stakeholders start out with the view that there is a small chance that the manager of the firm is of this irrational type. This small chance nonetheless suffices to entice the stakeholders to enter into the implicit contract. By mimicking the behavior of the irrationally trustworthy individual, the rational manager maintains the stakeholders' anticipation that he might be trustworthy, thereby ensuring their agreement to the implicit contract. In contrast to this theory our argument says that shareholders actually locate (or train) the truly trustworthy people and install them as managers because it is ex ante value maximizing to do so.

It is natural to ask why shareholders appoint these truly trustworthy people, rather than the deceptive ones who just pretend to be trustworthy (as in Kreps 1984), but then maximize value when push comes
to shove. The primary answer is that trustworthiness is correlated with other personal characteristics and actions, ones that shareholders and stakeholders can learn about. With the wealth of information at hand, genuinely trustworthy people can be selected. Managers who are trusted perse can enter into more efficient contracts than those who must rely on their reputation. Alternatively, Akerlof (1983) argues that it is so costly to learn to be deceptive that one might as well not be. Lastly, CEOs by the time they come to power have a long public record of conduct vis-à-vis commitments. There are no lifetime moles.

2.5 Breach of Trust in Hostile Takeovers

In some circumstances upholding the implicit contracts with stakeholders becomes a liability to shareholders. The incumbent managers are nonetheless committed to upholding stakeholder claims. In these cases ousting the managers is a prerequisite to realizing the gains from the breach. This is precisely what hostile takeovers can accomplish. As the incumbent managers are removed after the takeover, control reverts to the bidder, who is not committed to upholding the implicit contracts with stakeholders. Shareholders can then renege on the contracts and expropriate rents from the stakeholders. The resulting wealth gains show up as the takeover premia. Hostile takeovers thus enable shareholders to redistribute wealth from stakeholders to themselves.

Managers committed to upholding stakeholder claims will not concede to the redistribution. They will resist it, even though the shareholders at this point will withdraw their support from the managers to realize the ex post gain. Not surprisingly, then, takeovers that transfer wealth from stakeholders to shareholders must be hostile.

The importance of transfers in justifying the takeover premium does not imply that breach of implicit contracts is always the actual takeover motive. Breach can be the motive, as for example is the case in some takeovers explicitly aiming to cut wages. At other times the acquisition is motivated by the overinvestment or other free cash flows of the targeted firm. Even in these takeovers much of the gain must come from reducing the wealth of stakeholders, who did not count on changes in operations when agreeing to work for the firm. Take, for example, a railroad whose management invests in upgrading and extending the tracks when this investment has a negative net present value. The management's goal is to provide jobs for railroad employees and other stakeholders who count on continuation of the business. When a hostile acquirer cuts off these investments, the shareholders gain. To a large extent, however, the gains come at the expense of the employees' employment and wage losses.
For breach to be an important source of gains, hostile takeovers must come as a surprise to stakeholders, who entered into implicit contracts expecting the firm to be run by trustworthy managers. For if the stakeholders anticipate a hostile takeover, they will realize the trustworthiness of the incumbent managers is worthless, since they will be duly removed when shareholder interest so demands. Implicit contracts based on trust are feasible only insofar as the managers upholding them are entrenched enough to retain their jobs in the face of a hostile threat.

The elements of the story now fall into place. In a world without takeovers, shareholders hire or train trustworthy managers, who on their behalf enter into implicit contracts with the stakeholders. Subsequently, some or many of these contracts become a liability to shareholders, who cannot default on them without replacing the incumbent managers. Managers are hard to replace internally because to a large extent they control the board of directors, their own compensation scheme, and the proxy voting mechanism (Shleifer and Vishny 1988b). This failure of internal controls may in fact be in shareholders’ ex ante interest, since it may be the only way to assure commitment by shareholders to stakeholders in the absence of takeovers.

Hostile takeovers are external means of removing managers who uphold shareholder claims. Takeovers then allow shareholders to appropriate stakeholders’ ex post rents in the implicit contracts. The gains are split between the shareholders of the acquired and the acquiring firms. At least in part, therefore, the gains are wealth redistributing and not wealth creating.

2.6 Welfare Analysis

As described in section 2.2, contract breach accompanying takeovers allows for a redistribution of rents from stakeholders to shareholders. To some extent takeovers in this case are rent-seeking and not value-creating exercises, with investment bankers’ fees and management time representing wasted resources. If this is the scenario capturing reality, then shareholder wealth gains in takeovers are not an appropriate measure of value gains. Even if the combined value of the acquired and the acquiring firms rises as a result of a merger, at least part of value increase is offset by stakeholder wealth losses.

Thus, even if there are some efficiency gains from a takeover, they may pale by comparison with the transfers of wealth. Consider the case of disciplinary takeovers, in which target managers who are failing to run their firm to maximize its value are forcibly removed. Following an acquisition of this type, the buyer usually cuts wages, lays off many employees, raises leverage, eliminates executive perquisites, and in general significantly tightens operations. Because these changes increase profitability, hostile takeovers designed to eliminate a firm’s free cash flows are taken as paradigmatic cases of efficiency-improving transactions.

Although there probably are some efficiency gains in such takeovers, it is also the case that employees and suppliers lose a great deal of their previous rents with the firm. Much of the shareholder gains in this case are stakeholder losses. The argument is similar to that for eliminating monopoly in a market. Although there is an efficiency gain equal to the Harberger triangle, by far the biggest impact of going from monopoly to competition is a transfer of rents from profit owners to consumers. Just as it is inappropriate to measure the efficiency gains from eliminating monopoly by the trapezoid under the demand curve, it is incorrect to measure efficiency gains from removing incompetent managers by shareholder wealth gains. And just as it would be inappropriate to gauge the benefit of banning monopoly by the willingness of consumers to pay for the ban, it is wrong to measure efficiency gains from takeovers by share price increases on the announcement of the deal.

In some disciplinary takeovers the transfers from stakeholders can also lead to significant welfare losses that mediate against welfare gains. As we show below, the transfers can lead to ex post inefficient resource allocation if efficient contracting is impaired in the postbreach environment. In addition, by limiting the scope for contracting, takeovers can reduce ex ante welfare.

2.6.1 Ex Post Efficiency

So far we have shown only that the transfer component of a shareholder wealth increase should not be counted as value creating (scenario B) and that such transfers can be large relative to the total shareholder gain. Breach can in addition entail efficiency losses. In some cases, when the acquirer and the stakeholders renegotiate after the breach, they are unable to do so efficiently. As the following examples show, the magnitude of the efficiency losses depends on whether the conditions needed for the Coase theorem to hold obtain in the postbreach environment. If they do hold, breach is just a transfer; if they do not, it entails some ex post inefficiencies.

Consider, first, an example of asymmetric information between the buyer and the employees of the acquired firm. To be specific, suppose Carl Icahn takes over Trans World Airlines and breaches the agreement that its flight attendants be paid $15 per hour. Let the marginal product of these experienced flight attendants, who have made an investment in their TWA jobs, be $10, but let this be known to Icahn only. Let
these flight attendants’ opportunity wage at the outside be $5, which is also the cost and the marginal product of their replacements at TWA. As long as Icahn pays the existing flight attendants below $10, he can make money. Unfortunately, the flight attendants do not know that their productivity is $10, and they might insist on a higher wage. If no agreement is reached in this situation of asymmetric information, the flight attendants quit and go to work elsewhere at $5, and gains from trade are not realized.

Note that the Icahn takeover has two implications. First, shareholders regain the extra $5 they were overpaying flight attendants under the old regime, which is just a transfer. Second, however, because of asymmetric information in the ex post contracting environment, the takeover entailed a misallocation of resources as the TWA-specific capital of flight attendants went to waste. The second problem is not unique to takeovers; it occurs in many environments with asymmetric information. But takeovers can exacerbate this inefficiency by moving negotiations into the environment of less trust and greater informational asymmetries.

The second reason for the failure of the Coase theorem that can lead to the inefficiency in the ex post contracting environment is the free rider problem. Suppose that in Bartersville, Oklahoma, the residents earn some rents from the presence of Phillips Petroleum in their town, perhaps because it distributes charity there or indirectly subsidizes some businesses. If Boone Pickens takes Phillips over, he will recapture those rents, perhaps by moving out. It is possible that Bartersville residents would choose to pay him to stay, but doing so would require a collective action they might not be able to mount. This again leads to an ex post efficiency loss in addition to a transfer from Bartersville residents—who are Phillips stakeholders—to the shareholders.

Both of these examples are manifestations of ex post inefficiencies accompanying takeovers. The source of these inefficiencies is the failure of the Coase theorem in the ex post environment, that is, gains from trade are not realized. Although takeovers are not responsible for this failure of the Coase theorem, they are responsible for creating the environment in which it is likely to fail.

The implications of these welfare losses for share price behavior are ambiguous, since the price depends on how much is lost by shareholders and how much by stakeholders. What is unambiguous, however, is that, in general, these welfare losses will not be taken into account by looking at the change in value of the acquirer and the target. We already see, therefore, two sources of miscalculation: Transfers from stakeholders cannot be counted as value creating; and the combined value changes do not reflect the part of efficiency losses not borne by shareholders.

2.6.2 Ex Ante Efficiency

The discussion has so far been concerned solely with the ex post consequences of unanticipated takeovers. To this end, we assumed that people contracted as if takeovers never took place, and then we traced the distributional and efficiency consequences of breach. In fact, it seems quite plausible that hostile takeovers and the attendant opportunities for breach of implicit contracts came as a surprise to many U.S. workers and managers.

Although the ex post analysis is the one that sheds light on the interpretation of event studies, it leaves open the question of contracting in the environment where takeovers do occur. This is the question of the ex ante welfare implications of breach of trust through takeovers, which we take up next.

If potential stakeholders believe that their contracts will surely be violated whenever they collect more from the firm than they put in, they will not agree to implicit contracts. Potential suppliers will not invest in relationship-specific capital, the young will shirk if they expect no raise in the future, and firms will be unable to reduce labor costs by offering insurance against uncertain ability to their workers. Even if breach via takeover is not a certainty but only a possibility, the opportunities for long-term contracting will be limited. To the extent that realizing gains from trade requires such contracting, these gains will remain unrealized and ex ante welfare will be reduced.

A common example of a postacquisition change is the consolidation of headquarters, which usually results in dismissal of a number of highly paid employees of the acquired firm. This change can be viewed as a reduction in the acquired firm’s corporate slack, since large corporate headquarters represent on-the-job consumption of top executives. But the closing of headquarters can also be viewed as a breach of contract with the long-term employees who work there, even when those employees do not produce much. An idle employee at corporate headquarters could be there to get his career-end reward for previous service to the company or his consolation payment for having lost the tournament for the top job. In either case the employee is costing the company more than he is contributing at the moment, and therefore his dismissal is a gain to the shareholders. It nonetheless might have been in the shareholders’ interest to use an implicit long-term contract to attract this employee ex ante and to entice him to work hard or to participate in the tournament. In line with this interpretation, those fired after an acquisition often talk about broken promises (Owen 1986) and claim they will never again trust a large corporation.

These considerations raise the important issue of the scope of fear of breach. That is, if some firms are taken over, how severely will this
limit contracting opportunities at other firms? The spread of fear that
implicit contracts are worthless is an example of reputational exter-
nalities (Zeckhauser 1986) in that it concerns the extent to which events
in some firms affect expectations in others. The larger the fear of
takeovers spreading through the economy, the more severe are the
limitations on contracting, and the larger is the welfare loss.

As we said at the start of this section, the ability to enter into implicit
contracts and to be trusted to abide by them may be one of the most
valuable assets owned by shareholders. Takeovers may substantially
reduce the value of these assets. In the popular literature this phenom-
enon has been called the decline of corporate loyalty, which is widely
cited as a cost to firms. This cost can show up in explicit costly contracts
with stakeholders (such as labor protection provisions, or LPPs), or in
the need to pay them more now in return for their accepting uncertainty
about future payments, or simply as forgone profitable trade. Whatever
form this cost takes, it should ultimately show in the declining value
of corporate equity.

In summary, this section attempted to describe how shareholders
can benefit in takeovers by defaulting on their implicit obligations to
the stakeholders. In the situation of incomplete contracts or incomplete
markets, it is incorrect to equate changes in shareholder wealth with
value created in takeovers. Even taking ex post efficiency as the welfare
index, a change in shareholders’ wealth includes redistributions from
stakeholders and ignores efficiency losses that are not paid for by the
shareholders. Looking at shareholder wealth also completely ignores
the ex ante welfare costs of ex post opportunism, which could be very
large.3

2.7 Empirical Evidence

In evaluating the importance of transfers from stakeholders to share-
holders, we always compare them to efficiency gains, whose signifi-
cance has been emphasized in much of the literature (for example,
Jensen and Ruback 1983). We proceed in four steps. First, we show
that the presence of large redistributions is consistent with established
statistical generalizations about takeovers. Second, we study a special
case—Carl Icahn’s takeover of TWA—to determine how much of the
takeover premium can be accounted for by the expropriation of rents
from corporate stakeholders. Third, we look at the effects of a takeover
of Youngstown Sheet and Tube on the welfare of stakeholders whose
losses were not captured by the shareholders, namely, the members of
the local community. Last, we present some anecdotal evidence on the
consequences of takeovers for employee morale.

2.7.1 Basic Facts

In this section we note that the stylized facts of takeovers are con-
stant both with the prevalence of efficiency gains and with the preva-
ence of transfers of wealth. In reviewing the evidence, we return to
calling the first case scenario A and the second scenario B or C.

Our theory clearly explains the takeover premia since some portion
of stakeholder wealth is transferred to shareholders. More subtly, it
explains why most of the wealth gains accrue to the acquired firm’s
shareholders. If it takes little skill to break implicit contracts, the mar-
et for corporate control is essentially a common values auction. In
such a competitive auction all the gains accrue to the seller, namely,
the target’s shareholders.

Managers would resist takeovers both if the gains come purely from
eliminating their incompetence, as in scenario A, and if they come from
takeovers from stakeholders, as in scenarios B and C. In the former
case poor managers are reluctant to be exposed and lose control.
In the case of breach managers are reluctant to let stakeholders’ claims
be ignored. This is confirmed especially by the common incidence of
managers negotiating severance provisions for employees even after
they know that the takeover will occur (Commons 1985). The existence
of golden parachutes suggests that the managers do not forget them-
sew themselves, as stakeholders, either.

Patterns of reorganization following a takeover can also be under-
stood using either scenario A or scenarios B and C. Either efficient
cost cutting or breach can justify employee dismissals, plant closings,
project curtailment, divestments, and subcontractor removals. To see
whether the parties that lose association with the acquired firm suffer
wealth losses, one must trace their subsequent employment. This is
necessary, but not sufficient, to establish breach, and it is hard to do
empirically. Otherwise such separations could be efficient, as in sce-
nario A (Jensen 1984).

One striking fact militating in favor of the importance of wealth
transfers as opposed to pure efficiency gains is that a significant fraction
of hostile acquisitions are initiated and executed by only a few raiders.
It is hard to believe that Carl Icahn has a comparative advantage in
running simultaneously a railcar leasing company (ACF), an airline
(TWA) and a textile mill (Dan River). It is more plausible that his
comparative advantage is tough bargaining and a willingness to transfer
value away from those who expect to have it. In fact, those who de-
scribe him (including he himself) point to this as his special skill. The
industrial diversity of many raiders’ holdings suggests that their par-
ticular skill is value redistribution rather than value creation.6 It is not
at all surprising, in this context, that many of these raiders have hardly any employees of their own.

It is important to emphasize at this point that our discussion of efficiency gains and of transfers concerns **hostile** takeovers. As stressed by Møckl, Shleifer, and Vishny in this volume, these are disciplinary acquisitions designed to change the operations of the firm. They should be contrasted with synergistic acquisitions, which are usually friendly and motivated by market power, diversification, or tax considerations. Møckl, Shleifer, and Vishny show that the two types of deals are targeted at very different companies and hence should not be treated as examples of the same economic process.

The study by Brown and Medoff in this volume reveals how important this distinction can be. The authors look at a sample of several hundred acquisitions of small Michigan companies and find that employment and wages rise after the sale of a firm. Because the companies in their sample are so small, it seems plain that the sample is one of friendly mergers, ones that presumably serve as a means of expansion by the buyer. In fact, we doubt that they have any hostile deals in their sample at all. Our arguments for breach do not then apply to their results and vice versa. In this and other instances it would be a serious conceptual mistake to use the data on friendly acquisitions to interpret theories of hostile takeovers.

A significant problem for virtually any theory of hostile takeovers that we know is posed by acquisitions by “white knights.” These are companies that top the hostile offer and merge with the target in a friendly combination, often retaining the management. How can white knights pay more and at the same time forgo management improvement or contract breach? We suspect that white knights are not as friendly as they appear. For example, after a “friendly” rescue of CBS by Lawrence Tisch (who did not even buy the company to gain control), he dismissed hundreds of employees, sold several divisions, and instituted many cost-containment reforms. Even white knights have a shade of grey.

### 2.7.2 Case Study: Carl Icahn and TWA

Carl Icahn's takeover of TWA in 1985 has attracted enough attention and commentary to provide us with sufficient data to assess stakeholder losses. In particular, Icahn's gain of control was accompanied by changes in compensation for members of the three major unions at TWA. By looking at changes in the wages and benefits of TWA's workers, we can gauge stakeholder losses. At the same time, we acknowledge from the start that the case of TWA does not strictly fit our model. Wages for union members at TWA were determined under governmental regulation. The pre-Icahn management had not been successful (or competent) in negotiating wages; for a variety of reasons TWA had bad labor relations. It is, therefore, not the case that TWA management resisted the acquisition to avoid a breach of contract. All the evidence suggests that the managers wanted to keep their jobs and resisted acquisition for that reason. Nonetheless, the main observation of this paper—that takeover premia are often paid for by stakeholders—is much more general than the particular model of managerial behavior we develop.

Before Icahn began investing in TWA on the open market, its 33 million shares traded at $8. Icahn eventually bought 40 percent of the airline through open market purchases and the rest through a (hotly contested) tender offer. Although his cost per share on the open market varied from $8 to $24, the offer was completed at $24 per share. At most, then, Icahn's premium was $500 million. There is evidence, however, that he bought 20 percent of the stock at an average price of $12 and another 20 percent at the average price of $16 to $18. Icahn's overall average price therefore was $20, putting the premium in the range between $300 million and $400 million. This figure is consistent with estimates made in the popular press (*Fortune, Business Week, "Takeover").

TWA's three major unions represented its pilots, flight attendants, and machinists. Contracts signed between the pilots and Icahn basically prohibited significant trimming down of TWA operations and, in particular, pilot layoffs or significant airplane sales. In fact, leases on three Boeing 747s were not renewed, and one was sold. There were also some, though not major, layoffs at TWA's St. Louis headquarters. Most of the action by far came from wage reductions for the "production" workers, calculated below.

Before Icahn took control TWA paid its 3,000 pilots an average salary of $90,000 per year, including benefits. The agreement with Icahn cut this around 30 percent, for an annual savings of approximately $100 million (*Fortune, "Takeover"). The company employed about 9,000 machinists at an average cost of $38,000. They agreed to a 15 percent cut, saving TWA around $50 million per year. The story with flight attendants is more complicated, since no agreement was reached. On average, a TWA flight attendant made $35,000 a year. Some of the attendants (around 2,500 out of 6,000 within 3 months) were replaced by rookies paid an average of $18,000 per year. This is essentially a transfer of wealth from the existing flight attendants, who could presumably take entry-level jobs, to Icahn. In fact, some of them accepted wage cuts, and it appears that, over time, most who did not were replaced. Assuming conservatively that the average saving was $10,000 per flight attendant, the total annual saving adds up to $60 million. Since TWA's operating losses assured it a tax free status, these labor cost savings should be counted before tax.
This brief analysis indicates that the average annual transfer from TWA’s unionized employees amounted to at least $200 million under Lcahn. Since TWA was a very risky investment (and Lcahn was not diversified), the appropriate discount rate for these savings could be as high as 25 percent. This yields a present value for the transfer of $800 million. In return for these wage concessions, employees received a profit share and an ownership stake in TWA, which together amounted to about one-third of the company. Immediately after the takeover, market value of these shares was under $200 million, which reduces the value of the transfer from unions to $600 million. By these very conservative estimates, then, the transfer from members of the three unions to Lcahn amounted to one and a half times the takeover premium.

It is hard to gauge the efficiency consequences of Lcahn’s acquisition. There appears to be a consensus that the previous TWA management was awful. If the airline went bankrupt, some of the valuable assets of TWA (such as its name and goodwill) might have lost value, which is a social cost. Moreover, TWA can probably make better investment decisions now than in the past, since its labor costs more accurately reflect shadow prices. On the other hand, some inefficiencies might have resulted from the replacement of well-trained flight attendants by rookies. In addition, large time costs of Lcahn and others as well as large transaction costs were incurred. Overall, we suspect efficiency has been gained. This is not the main point, though. The point is that at least one and a half times the premium can be explained by transfers, which in this case were an explicit part of the justification for the acquisition. Shareholders gained primarily because stakeholders lost.

2.7.3 Case Study: Youngstown Sheet and Tube

Not all of the stakeholder losses in hostile takeovers are gains to shareholders. Losses in stakeholder wealth can also lead to numerous externalities and losses by third parties that are not captured by shareholders. Consider, for example, a company town in which spending by the employees of the company is a large source of demand in local stores. Those stores might simply be unable to cover their fixed costs if employees of the company are laid off and dramatically reduce their spending. The specific investments these merchants have made in their businesses yield no payoff in this case, and as a result potentially productive capital becomes worthless. This is a case of a social loss and not of a redistribution, since merchants’ losses are not captured by shareholders.

An example of community distress following a takeover is the case of the acquisition of Youngstown Sheet and Tube (YST) by Lykes Steamship Company in 1970, and the subsequent acquisition of the latter by LTV Steel in 1979. Between 1977 and 1979 over 6,000 YST employees were laid off. One result of those layoffs, reported by the Youngstown Area Chamber of Commerce (1983), has been a second tier increase in unemployment from businesses’ losing their sales to YST employees. Perhaps even more telling are statistics on bankruptcies in Youngstown, which rose from 769 in 1977 to 1,000 in 1979 and 1,948 in 1981. Although YST was only one of two or three Youngstown area steel mills laying off employees, the effect of the layoffs on other businesses in the area has been large and protracted. Interestingly, when by 1982 other firms had begun moving into the Youngstown area and hiring the unemployed local labor, they did so at much lower wages, contrary to scenario A (Youngstown Area Chamber of Commerce 1983).

Perhaps the most telling evidence on the social loss borne by the Youngstown community after the layoffs at YST and other steel mills comes from sale prices of used homes (U.S. Department of Housing and Urban Development 1968–85). Between 1968 and 1980 sale prices of used homes in the Youngstown-Warren area rose at roughly the same rate as those in the rest of Ohio and the nation. In 1980 the median sale price of a used home was $43,324 in the United States as a whole, $37,604 in Ohio, and $32,400 in the Youngstown-Warren area. In 1981 when the effects of the layoffs really hit Youngstown, the median sale price of a used home rose slightly in the United States to $45,676, declined somewhat to $35,168 in Ohio, and plummeted to $25,000 in the Youngstown-Warren area. The last number reflects a decline of 23 percent in a single year! Arguably, that decline might reflect composition effects if the selling steelworkers owned less than average houses. It should also be counterbalanced by house price increases in areas to which the departing Youngstown residents might move and buy houses.

With these caveats in mind, we note that the Youngstown-Warren area had 148,000 single-family housing units at that time, and hence if the median sold house is representative of the housing stock as a whole, the housing stock could have declined in value by over $1 billion. These wealth losses are not transfers to shareholders and therefore, modulo the above caveats, represent the social costs of the layoffs, some of which resulted from the takeover.

It is quite possible that, from the point of view of steel production, the takeovers have increased the efficiency of YST operations. Nevertheless, it is obvious that the YST employees suffered substantial wealth losses, as in scenario B. Furthermore, the losses of wealth of other members of Youngstown community should also be counted in any social appraisal of the deals.

2.7.4 Reactions to Takeovers

We do not have information to verify the predictions of our theory for the ability of firms to contract ex ante. For to do this, we must
analyze a world in which people trust each other less, workers are not loyal to firms, and spot market transitions are more common than they are at this time. (One can try to think of other cultures, although the comparisons are in many ways suspect. Banfield and Banfield (1958) described a village in southern Italy where trust was absent, hardly any trade took place, especially intertemporally, and people voted for whichever party bribed them most and last, which led to alternating elections of communists and fascists. Nor surprisingly, the village was very poor.) We offer instead a brief survey of opinions expressed by employees of Trans Union Corporation subsequent to its merger with Pritzker’s Marmon group. The comments we present below are based on William M. Owen’s privately printed Autopsy of a Merger, whose title assures us of the book’s impartiality.

Many of the former employees of Trans Union complained that the company violated an implicit understanding that adequate job performance guaranteed continued employment. The virtually universal lesson that interviewees claimed to have learned from their takeover experience was never again to trust a large corporation. One employee remarked that previously he had believed that if he did a good job, he would be appreciated. Now he thinks, “You have to look out for yourself. You really can’t hold any loyalty to a corporation.” Another offered his view of long-term contracts: “To the average Joe, life in the business world can be compared to walking a tightrope across the Red Sea. It might break at any time, so don’t get too comfortable.” Many said their loyalty had been killed, and they developed a more cynical and cautious view of corporate America. As a result, some reversed their prior belief that continued loyalty to a corporation would be rewarded.

What are the tangible results of this change of attitude? In the earlier discussion we suggested that contracting can eventually become more costly and that, in some cases, inferior outcomes can result. There is a bit of quotable evidence on each of these two points. One ex-employee of Trans Union was looking “for an employer where I can participate in ownership.” Evidently, she sought equity because “employees got nothing out of the merger,” and she wanted her contract to be explicit. Other people denied the feasibility of an employment relationship. Of the many who sought self-employment, one thought he could no longer have a sense of security without his own business. Less dramatically, another asked, “How can you go to another company now and give 100 percent of your effort?” While it is premature to interpret these comments as foreshadowing the decline of the corporation, they do suggest a fairly pervasive skepticism about what in the United States is the most common form of the employment contract.

To acknowledge the merits of the alternative hypothesis, we also quote an employee who was doubtless familiar with a working paper by Jensen: “I think Trans Union was fat, dumb and happy and deserved to be acquired.”

2.8 Concluding Comments

In this chapter we have stressed the role played by transfers of wealth in hostile takeovers. Breach of trust through corporate takeover enables shareholders to capture the excess post rents from contracts with stakeholders, such as suppliers and employees. Two points made in the foregoing analysis should be sharply distinguished.

First, transfers from stakeholders to shareholders could make for a large part of the takeover premium. Although redistributions from the parties to implicit contracts are important, other transfers are also potentially significant. Tax savings that accompany some takeovers can be viewed as redistributions from the government. At least for some transactions, such as leveraged buyouts, tax savings can account for up to 80 percent of the takeover premium (Kaplan 1987; also Shleifer and Vishny 1988a). If takeovers are motivated by stock market undervaluations of assets, these transactions are rent redistributions from the old shareholders to the buyer. Although evidence of the importance of such undervaluations is lacking, arguments that they are important are not (Drucker 1986). If, as appears to be the case, rent transfers form a significant part of the takeover gains, the combined share price change of the target and the buyer vastly overstates the efficiency gains from takeovers.

It is also argued above, though with much less empirical support, that rent-seeking takeovers may entail large efficiency losses in the long run. The breach of trust accompanying such deals might spread enough fear of further breach through the economy to either vastly complicate or even prevent profitable trade. Managers worried that their stakeholders’ claims will not be respected engage in defensive tactics such as restructurings or leveraged buyouts, which themselves take away from the stakeholders. This reorganization of the corporation into more of a spot market system can be socially very costly. To gauge this cost, however, would require an understanding of how trust facilitates contracting, which at this moment we do not have.

Previous academic work has tended to maintain that hostile takeovers are accompanied by increases in efficiency, but it has rarely been successful in isolating the sources of such gains. Undoubtedly, efficiency gains might justify a large part of the takeover premium in some takeovers, such as those in the oil industry. Redistributions, in contrast, seem extremely important in the case of airlines. Unfortunately, to evaluate which of the two sources of gains is the more important, one needs to look at stakeholder losses, which are much harder to measure than shareholder gains.
One promising strategy for testing the role of wealth transfers is to look at cancellation of overfunded defined benefit pension plans, where horror stories abound. We have already mentioned that many benefits that retirees receive are not part of the formal pension contract protected by ERISA, and that even the actual pension benefits are to a large extent set by the company without compulsion. Looking at pension plans after hostile takeovers might be a fruitful way of measuring transfers from stakeholders.

Notes

1. Shareholders’ ownership of relationship-specific assets could promote efficient investment in these assets to some extent. If ownership entitles shareholders to residual rights of control of relationship-specific assets, then in some cases where the contract is silent the right thing will be done (Grossman and Hart 1986). But limits of shareholder knowledge and limits of the firm bound the applicability of ownership.

2. This of course could be part of managers’ trying to maintain a rational reputation for being “nice guys.”

3. In a similar vein we can say that managers become “addicted” to shareholders who form such an important part of their life (in contrast to constantly changing shareholders). For an illuminating discussion of how such addiction could be rational, see Becker and Murphy (forthcoming).

4. The reason for this is that shareholders are anonymous, and even if they were not, the free rider problem absorbs individual shareholders from collective responsibility for the breach.

5. Arrow (1974) stressed the role of trust in the successful functioning of a market economy.

6. The most famous undiversified raider is T. Boone Pickens, who specializes in prompt hostile acquisitions of oil companies. It is interesting that the case for efficiency gains in takeovers is probably the most compelling in the oil industry, where an acquisition is often accompanied by a cancellation of a wasteful exploration program.

7. Some estimates in newspapers of total cost decreases after Icahn’s acquisition give $600 million, a figure we cannot explain. In part, this includes an annual saving of $100 million from lower fuel costs and probably $50 million from eliminating four 747s. The point is that $200 million is a very conservative lower bound on transfers from the union members.

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Comment

Bengt Holmstrom

Shleifer and Summers’s general point—that changes in the combined market value of stock of an acquired and an acquiring firm can be a biased measure of the efficiency of a takeover—is certainly a valid and valuable one. A major restructuring of the corporation will inevitably imply transfers of wealth between shareholders and stakeholders, and these transfers should obviously be accounted for in assessing efficiency. The authors seem furthermore convinced that changes in stock market value often exaggerate the true benefits from takeovers, because stakeholders will lose some of their rents in the process. In principle (and not implausibly), the bias could go the other way. Stakeholders could benefit from a takeover by capturing some of the efficiency gains. For instance, wages could rise or jobs (with attached rents) could be saved in a takeover that improves the operation of the firm. Or the raider could gain privately by transferring some of the benefits to a company of his that is not directly involved with the merger. In either case these gains would not show up in a market value calculation. Which way market estimates bias the efficiency calculations is therefore an empirical question. To the extent that the authors’ work will invite more careful empirical work measuring the benefits and costs of takeovers, it is a very welcome contribution. The TWA case study in particular provides compelling evidence that market value changes overestimated the benefits, but that is thin evidence from which to generalize.

Shleifer and Summers pursue a second efficiency theme that is more controversial and rather independent of the ex post measurements discussed above. They argue that takeovers will interfere with efficient long-term contracting. The hypothesis is that the rents that raiders capture in a takeover are part of an efficient implicit contract between the firm and its stakeholders. Once it becomes known that those rents will not be possible to appropriate, because of the threat of takeovers, enforcement costs will go up. Thus, even if the above ex post welfare calculation comes out even, the takeover should be deemed socially undesirable on grounds of ex ante efficiency losses. Needless to say, the increased costs of contracting are very hard to assess empirically, but as I will argue later they may be of less concern as well.

I do not find entirely convincing the authors’ particular theory of takeovers’ being motivated by gains from breaching implicit contracts, nor do I agree with all the welfare implications their logic suggests. In response, I will offer some alternative views. Since we do not have any good models of the takeover process as yet, my own ideas are as speculative as the authors’. I feel a bit diffident about the exercise, however, since in the near future our understanding may improve substantially through theoretical work. I am thinking of the recent interesting papers by Harris and Raviv (1987) and Grossman and Hart (1987), which seem to provide the proper setting for analyzing the motives for takeovers as well as their welfare implications.

The authors correctly recognize that for their breach theory to hold up logically, there must be an asymmetry between the raider and the incumbent management. If not, both would breach under the same circumstances, and no takeover would be necessary. What I find less plausible is the particular asymmetry that the paper focuses on. The claim is that shareholders choose trustworthy managers and entrust them in their positions to facilitate efficient long-term contracting. The choice of a trustworthy manager acts as a commitment device. The authors are led to this logic because the reputation arguments, which would typically be used to explain implicit contracting, are forward looking and would therefore seem to put raiders and management in a symmetric position. In fact, this need not be the case. If the trustworthiness of a manager is unknown, a breach of promise by the manager would be costly. By contrast, the raider need not lose any reputation from a breach because he never made any promise. But I do not place much faith in this logic either. I think that reputations are involved, but in a different manner.

My main problem with the entrenchment logic is that it does not explain why present shareholders could not capture the rents themselves. Since shareholders are assumed to be able to select managers, they should also be able to replace those managers when interests so dictate. In the authors’ theory the decision to breach a contract is merely moved one step up (to shareholders) without altering the basic symmetry problem that the authors were careful to address in dismissing the standard reputation argument. While entrenchment implies the added costs of capturing rents, these costs (as well as the increased costs of contracting) have to be borne equally by the raider and the