### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 6)

## LOEWS CORPORATION

(Name of Issuer)

#### Common Stock

# (Title of Class of Securities)

#### 540424-10-8

(CUSIP Number)

#### Barry Bloom

655 Madison Avenue, New York, New York 10021 (212) 521-2930 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

### March 23, 1998

## 

(Date of Event which Required Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-l(b)(3) or (4), check the following box  $\cdot$ .

Check the following box if a fee is being paid with the statement

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

#### Page 1

#### SCHEDULE 13D/A

CUSIP No. 5420424-10-8		
1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON		
PRESTON R. TISCH SS# ###-##-####		
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)/ (b)/	/
3 SEC USE ONLY		
4 SOURCE OF FUNDS* WC		
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) N/A	/	/
6 CITIZENSHIP OR PLACE OF ORGANIZATION United States		
7 SOLE VOTING POWER NUMBER OF 17,452,998 SHARES		
BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 0 EACH		-
REPORTING 9 SOLE DISPOSITIVE POWER PERSON 17,452,998		-

WITH 10 SHARED DISPOSITIVE POWER 0
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 17,452,998
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES ///
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 15.18%
14 TYPE OF REPORTING PERSON* IN
Page 2

AMENDMENT NO. 6

to

## SCHEDULE 13D

This Amendment No. 6 to Schedule 13D is being filed by Preston R. Tisch (the "Reporting Person") with respect to shares of the Common Stock \$1.00 par value per share (the "Common Stock") of Loews Corporation, a Delaware corporation (the "Issuer"), pursuant to Rule 13d-2 under the Securities Exchange Act of 1934, as amended.

## Item 5. Interest in Securities of the Issuer

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Item 5 is hereby amended to add the following.

"As of the close of business on March 23, 1998 the Reporting Person is the direct beneficial owner of 17,452,998 shares of the Common Stock, constituting approximately 15.18% of the total number of shares outstanding. The Reporting Person has sole voting and investment power with respect to such shares of Common Stock.

"The following table sets forth information with respect to sales of Common Stock by the Reporting Person during the past sixty days. All such sales were effected on the New York Stock Exchange.

Date of Sale	Number of Shares Sold	Price Per Share
2/19/98	5,700	\$101.688
2/19/98	13,500	101.563
2/20/98	650	101.500
2/20/98	5,000	101.313
2/20/98	550	101.250
2/20/98	2,500	101.125
2/20/98	6,900	101.000
2/23/98	1,250	101.500
2/23/98	1,250	100.563
2/23/98	3,100	100.375
2/23/98	1,000	100.313
2/23/98	500	100.000
2/24/98	2,800	100.000
2/25/98	2,500	100.250
2/25/98	50	100.188
2/25/98	3,150	100.125
2/25/98	2,500	100.063
2/25/98	2,500	100.000
2/26/98	10,000	101.000
2/26/98	5,000	100.875
2/26/98	37,800	100.750
	Page 3	
2/26/98	500	100.625
2/26/98	10,250	100.500
2/26/98	5,000	100.438
2/26/98	12,500	100.375
2/26/98	500	100.313

2/26/98 12,	250	100.250
		100.188
	500	100.000
	250	101.000
2/27/98 3,	750	100.813
2/27/98 1,	700	100.750
2/27/98 10,		100.625
,		100.500
	650	100.375
	550	100.313
2/27/98 12,	500	100.250
2/27/98 2,	500	100.125
2/27/98 4,	300	100.000
3/02/98 10,		100.500
3/02/98 10,		100.250
	000	100.000
		101.125
3/03/98 2,	500	101.000
3/03/98 2,	500	100.875
3/03/98 2,	500	100.750
3/03/98 11,		100.625
		100.563
	500	100.500
3/03/98 5,	000	100.375
3/03/98 1,	750	100.313
3/03/98 9,	750	100.250
,		100.063
3/03/98 27,		100.000
	500	101.125
		100.625
3/04/98 2,	000	100.500
3/04/98	300	100.313
3/04/98 3,	600	100.250
,		100.188
	000	100.625
,		
	000	100.250
		100.125
3/05/98 5,	000	100.063
3/05/98 18,	800	100.000
3/10/98		
	250	105.313
	250 150	
3/10/98	150	104.563
3/10/98 3/10/98	150 50	104.563 104.375
3/10/98 3/10/98 3/10/98	150 50 700	104.563 104.375 104.313
3/10/98 3/10/98 3/10/98 3/10/98 16,	150 50 700 800	104.563 104.375 104.313 104.250
3/10/98 3/10/98 3/10/98 3/10/98 16,	150 50 700 800	104.563 104.375 104.313
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7,	150 50 700 800 050	104.563 104.375 104.313 104.250
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5,	150 50 700 800 050 000	104.563 104.375 104.313 104.250 104.188
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5, 3/10/98 7,	150 50 700 800 050 000 500	104.563 104.375 104.313 104.250 104.188 104.125 104.063
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5, 3/10/98 7, 3/11/98 1,	150 50 700 800 050 000 500 500	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375
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3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5, 3/10/98 7, 3/11/98 11,	150 50 700 800 050 000 500 500	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5, 3/10/98 7, 3/11/98 11,	150 50 700 800 050 000 500 500 000 000	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375 104.250
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3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5, 3/10/98 7, 3/11/98 11,	150 50 700 800 050 000 500 500 500 000 000 Page 4	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375 104.250
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 7, 3/10/98 7, 3/11/98 11, 3/11/98 11, 3/11/98 11,	150 50 700 800 050 000 500 500 000 000 Page 4 500	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375 104.250 104.063
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 5, 3/10/98 7, 3/11/98 11, 3/11/98 11, 3/11/98 11, 3/11/98 5,	150 50 700 800 050 500 500 500 000 Page 4 500 000	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375 104.250 104.063
3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 7, 3/10/98 7, 3/11/98 11, 3/11/98 11, 3/11/98 11, 3/11/98 11, 3/11/98 5, 3/12/98 5,	150 50 700 800 050 000 500 500 500 000 000 Page 4 500 000 000	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375 104.250 104.063 104.063
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3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 3/10/98 5, 3/10/98 7, 3/11/98 1, 3/11/98 1, 3/11/98 1, 3/11/98 1, 3/11/98 1, 3/11/98 5, 3/12/98 5, 3/12/98 5, 3/12/98 5, 3/12/98 2,	150 50 700 800 050 000 500 500 000 000 Page 4 500 000 500 000 500 000 500 000 500 000 500 000 500 000 500 000 500	104.563 104.375 104.313 104.250 104.188 104.125 104.063 104.375 104.250 104.063 104.063 105.250 105.125 105.063 105.000 104.875
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SIGNATURE

that the information set forth in this Statement is true, complete and correct.

Dated: March 25, 1998 By: /s/ Preston R.Tisch Preston R.Tisch

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