

Washington University Law Review

VOLUME 93

NUMBER 2

2015

© 2015 by Washington University

CONTENTS

NEW DIRECTIONS FOR CORPORATE AND SECURITIES LITIGATION

INTRODUCTION	247
IN MEMORY OF HARVEY J. GOLDSCHMID ... <i>Joel Seligman</i>	249
CORPORATE LAW AND THE LIMITS OF PRIVATE ORDERING	<i>James D. Cox</i> 257
MANDATORY DISCLOSURE AND INDIVIDUAL INVESTORS: EVIDENCE FROM THE JOBS ACT.....	<i>Colleen Honigsberg</i> 293 <i>Robert J. Jackson, Jr.</i> <i>Yu-Ting Forester Wong</i>
PAVING THE DELAWARE WAY: LEGISLATIVE AND EQUITABLE LIMITS ON BYLAWS AFTER ATP	<i>Michael J. Kaufman</i> 335 <i>John M. Wunderlich</i>
THE INTERSECTION OF FEE-SHIFTING BYLAWS AND SECURITIES FRAUD LITIGATION	<i>William K. Sjostrom, Jr.</i> 379
DISTORTION OTHER THAN PRICE DISTORTION	<i>Urska Velikonja</i> 425
FEDERAL SECURITIES FRAUD LITIGATION AS A LAWMAKING PARTNERSHIP	<i>Jill E. Fisch</i> 453
MARKET INTERMEDIATION, PUBLICNESS, AND SECURITIES CLASS ACTIONS	<i>Hillary A. Sale</i> 487 <i>Robert B. Thompson</i>

PRICE IMPACT, MATERIALITY, AND <i>HALLIBURTON II</i>	<i>Allen Ferrell</i>	553
	<i>Andrew Roper</i>	
EVENT STUDIES IN SECURITIES LITIGATION: LOW POWER, CONFOUNDING EFFECTS, AND BIAS	<i>Alon Brav</i>	583
	<i>J.B. Heaton</i>	