

Washington University Law Review

Volume 83

Issue 4 *Mutual Funds, Hedge Funds, and Institutional Investors*

2005

Table of Contents

Follow this and additional works at: https://openscholarship.wustl.edu/law_lawreview

Recommended Citation

Table of Contents, 83 WASH. U. L. Q. (2005).

Available at: https://openscholarship.wustl.edu/law_lawreview/vol83/iss4/14

This Table of Contents is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.

Washington University Law Quarterly

VOLUME 83

NUMBER 4

2005

© 2005 by Washington University

CONTENTS

F. HODGE O'NEAL CORPORATE AND SECURITIES LAW SYMPOSIUM

MUTUAL FUNDS, HEDGE FUNDS, AND INSTITUTIONAL INVESTORS

DO INSTITUTIONS MATTER? THE IMPACT
OF THE LEAD PLAINTIFF PROVISION
OF THE PRIVATE SECURITIES

LITIGATION REFORM ACT *Stephen J. Choi* 869
Jill E. Fisch
A.C. Pritchard

MUTUAL FUND EXPENSE DISCLOSURES:

A BEHAVIORAL PERSPECTIVE *James D. Cox* 907
John W. Payne

THE SCOPE AND JURISPRUDENCE OF THE
INVESTMENT MANAGEMENT

REGULATION *Tamar Frankel* 939

PRIVATE LITIGATION TO ENFORCE
FIDUCIARY DUTIES IN MUTUAL
FUNDS: DERIVATIVE SUITS,
DISINTERESTED DIRECTORS AND
THE IDEOLOGY OF INVESTOR

SOVEREIGNTY *Donald C. Langevoort* 1017

ENHANCED CORPORATE GOVERNANCE FOR MUTUAL FUNDS: A FLAWED CONCEPT THAT DESERVES SERIOUS RECONSIDERATION	<i>Martin E. Lybecker</i>	1045
COMMENTS ON MARTIN LYBECKER'S <i>ENHANCED CORPORATE GOVERNANCE</i>	<i>Mercer E. Bullard</i>	1095
COMMON THEMES AND UNINTENDED CONSEQUENCES IN CLASS ACTION REFORM	<i>Francis E. McGovern</i>	1107
SHOULD INVESTMENT COMPANIES BE SUBJECT TO A NEW STATUTORY SELF- REGULATORY ORGANIZATION?	<i>Joel Seligman</i>	1115
CLASS ACTIONS AND LIMITED VISION: OPPORTUNITIES FOR IMPROVEMENT THROUGH A MORE FUNCTIONAL APPROACH TO CLASS TREATMENT OF DISPUTES	<i>Jeffrey W. Stempel</i>	1127

NOTES

HEALTH CARE FOR UNDOCUMENTED IMMIGRANT CHILDREN: SPECIAL MEMBERS OF AN UNDERCLASS	<i>Cindy Chang</i>	1271
LOOKS SELL, BUT ARE THEY WORTH THE COST?: HOW TOLERATING LOOKS- BASED DISCRIMINATION LEADS TO INTOLERABLE DISCRIMINATION	<i>Hannah Fleener</i>	1295
“BANKING” ON LAW ENFORCEMENT: ADVOCATING A NEW BALANCING TEST FOR DNA STORAGE AFTER <i>UNITED STATES v. KINCADE</i>	<i>Sasha E. Polonsky</i>	1331
INJECTING FAIRNESS INTO THE DOCTRINE OF FORFEITURE BY WRONGDOING	<i>Adam Sleeter</i>	1367