CONTENTS

ARTICLE

ESTATE PLANNING AND THE REALITY OF PERPETUITIES PROBLEMS TODAY: RELIANCE UPON STATUTORY REFORM AND SAVING CLAUSES IS NOT ENOUGH ........ David M. Becker 287

CORPORATE AND SECURITIES LAW SYMPOSIUM

INTRODUCTION ....................... F. Hodge O'Neal 423

CIVIL LIABILITY UNDER THE FEDERAL PROXY RULES ........ William H. Painter 425

INSIDER TRADING REGULATION AND THE PRODUCTION OF INFORMATION: THEORY AND EVIDENCE .............. James D. Cox 475

REPRESENTING MINORITY SHAREHOLDERS IN CLOSE CORPORATIONS UNDER MODERN BUSINESS CORPORATION ACTS .............. Joseph Edward Olson 507

RECENT DEVELOPMENTS IN CORPORATE AND SECURITIES LAW

Culpability in Implied Private Actions Under § 17(a): Is Scienter Required After Aaron v. SEC? ........................................ 561
MODIFICATIONS OF RULES 13e-4 AND 14d-8: A LIMITED EQUAL FOOTING OPPORTUNITY .......... 567

LOWE v. SEC: GUARANTEEING THE RIGHT TO PUBLISH INVESTMENT NEWSLETTERS THROUGH STATUTORY CONSTRUCTION ......................... 577

DUE DILIGENCE: A POST-SALE OF BUSINESS DOCTRINE METHOD OF AVOIDING RULE 10b-5 LIABILITY ......................................................... 589

NOTES

CLASS-BASED DENIALS OF HOSPITAL STAFF PRIVILEGES AND THE LEARNED PROFESSIONS EXEMPTION .................. 597

RULE 10b-16 AND THE REGULATION OF MARGIN ACCOUNTS .................................................. 609

TITLE VII IN ACADEMIA: A CRITICAL ANALYSIS OF THE JUDICIAL POLICY OF DEFERENCE ....................... 619

COMMENTS

Roa v. Lodi Medical Group, Inc., 37 Cal. 3d 920, 695 P.2d 164, 211 Cal. Rptr. 77 (1985) .................. 635


Smith v. Van Gorkom, 488 A.2d 858 (Del. 1985) .......... 655

https://openscholarship.wustl.edu/law_lawreview/vol64/iss2/1