

MERRITT BAKER FOX

Curriculum Vitae

EDUCATION

Graduate Study

Ph.D. Yale University (Economics) 1980.

Areas of Specialty: Industrial Organization and International Trade and Finance.

Awarded a mark of Distinction on Ph.D. Oral Examination in May 1972. Recipient of the Abernathy Fellowship.

Law School

J.D. Yale University 1971.

Undergraduate Study

B.A. Magna Cum Laude Yale University 1968.

Major: Political Science and Economics.

Honors: Phi Beta Kappa; Honors with Exceptional Distinction in Political Science and Economics; Ranking Scholar; Pi Sigma Alpha, the Political Science Honor Society.

EMPLOYMENT

Academic - Full Time

April 2020 to present	Arthur Levitt Professor of Law Columbia University School of Law
July 2003 to April 2020	Michael E. Patterson Professor of Law Columbia University School of Law
July 2008 to December 2017	NASDAQ Professor for the Law and Economics of Capital Markets, Columbia University School of Law
July 2004 to present	Co-Director, Columbia Law School Center for Law and Economic Studies

July 2007 to present	Co-Director, Columbia Law School/Business School Program in the Law and Economics of Capital Markets
January 2007 to January 2011	Professorial Fellow in Law and Economics Tilburg University
September 2000 to June 2003	Alene & Allan F. Smith Professor of Law University of Michigan Law School
September 2001 to December 2001	Visiting Professor of Law Columbia University School of Law
March 2000 to August 2000	Louis & Myrtle Moscovitz Research Professor of Business and Law University of Michigan Law School
July 1999 to June 2003	Director, Center for International & Comparative Law University of Michigan Law School
July 1998 to June 2004	Co-Director for Corporate Governance Studies, The William Davidson Institute, University of Michigan Business School
July 1988 to February 2000	Professor of Law, University of Michigan Law School
January 1988 to June 1988	Visiting Professor of Law, University of Michigan Law School
July 1986 to June 1988	Professor of Law and the Ira C. Batman Faculty Fellow, Indiana University School of Law, Bloomington
August 1980 to June 1986	Associate Professor of Law, Indiana University School of Law, Bloomington

Course areas: corporations, securities regulation, capital markets regulation, corporate finance, international securities regulation, international finance, law and economics and international law

Academic - Part Time

1979-80, 1978-79 and 1976-77	Adjunct Associate Professor of Law Fordham University Law School
January 1976 to June 1976	Visiting Lecturer, Yale College teaching a senior seminar in the economics department in law and economics

January 1973 to June 1973 Acting Instructor, Yale College, teaching a course in law and economics

1966-1972 During this period I was research assistant for, and thereafter a collaborator with, Professor Harold Lasswell, Yale Law School, on a book concerning the effect of politics on architecture (The Signature of Power, Transaction Books, 1979)

Legal Practice

January 1974 to June 1980 Associate, Cleary, Gottlieb, Steen & Hamilton, New York City; work primarily in the area of corporate and securities law including international and domestic public offerings (private and municipal), Euro-dollar loan agreements, sale and lease back financings, acquisitions, international distribution, franchise and licensing agreements and banking law and antitrust advice. Considerable experience in negotiating settlements of commercial disputes and some other non-trial litigation work. Some commercial law work representing foreign banking clients with respect to their commercial transactions in the United States

August 1977 to October 1977 and September 1976 to November 1976 Assignments to work in the law offices of Augusto Nobre, correspondent law firm of Cleary, Gottlieb, Steen & Hamilton in Rio de Janeiro, Brazil

August 1975 to December 1975 Staff Attorney, MFY Legal Services, New York City (participating in a program sponsored by Cleary, Gottlieb, Steen & Hamilton permitting four months full-time work in a legal services office); trial and appeals litigation primarily in the area of landlord and tenant law

June 1970 to September 1970 Summer Associate, White & Case, New York City

PUBLICATIONS

Socially-Minded Investors and Corporate Behavior, 23 BERKELEY BUS. L. J. [] (forthcoming 2026) (with Menesh Patel).

Common Ownership and the Merger Guidelines (with Menesh Patel), in THE 2023 U.S. MERGER GUIDELINES: A REVIEW (Sean Sullivan ed., 2025).

Common Ownership and Corporate Governance (with Menesh Patel) in OXFORD

HANDBOOK OF CORPORATE LAW AND GOVERNANCE (Jeffrey Gordon & Wolf-Georg Ringe, eds., 2d edition) (Oxford University Press 2025) (revised and updated version of the 2022 Yale J. Reg. article)

The Rise of Foreign Ownership and Corporate Governance, in OXFORD HANDBOOK OF CORPORATE LAW AND GOVERNANCE, Jeffrey Gordon & Wolf-Georg Ringe, eds., 2d edition (forthcoming, Oxford University Press 2025) (revised and updated version of the 2016 chapter in the 1st edition)

Manipulating Citadel: Profiting at the Expense of Retail Stock Traders' Market Makers, 14 HARV. BUS. L. REV. 1 (2024) (with Lawrence Glosten and Sue Guan)

Event Driven Suits and the Rethinking of Securities Litigation, 77 THE BUSINESS LAWYER 1 (2023) (with Joshua Mitts)

Common Ownership, Do Managers Really Compete Less, 39 YALE J. REG. 136 (2022) (with Menesh Patel)

Spoofing and Its Regulation, 2021 COLUM. BUS. L. REV. 1244 (2021) (with Lawrence Glosten & Sue Guan)

Distributed Ledger Technology and the Securities Markets of the Future: A Stakeholder Survey, 2021 COLUM. BUS. L. REV. 651 (2021) (with Lawrence Glosten, Edward Greene & Sue Guan)

The Core Corporate Governance Puzzle: Contextualizing the Link to Performance, 99 B.U. L. REV. 1995 (2019) (with Ronald Gilson and Darius Palia)

THE NEW STOCK MARKET: LAW, ECONOMICS, AND POLICY (with Lawrence R. Glosten and Gabriel Rauterberg) (Columbia University Press, 2019)

Naked Open Market Manipulation and Its Effects, in GLOBAL ALGORITHMIC CAPITAL MARKETS, Walter Mattli, editor (Oxford University Press, 2019) (with Lawrence Glosten and Gabriel Rauterberg)

Informed Trading and Its Regulation, 43 J. CORP. L. 817 (2018) (with Lawrence R. Glosten and Gabriel Rauterberg)

Personal Benefit Has No Place in Misappropriation Tipping Cases, 71 SMU L. REV. 767 (2018) (with George Tepe)

SECURITIES MARKET ISSUES FOR THE 21ST CENTURY (2018)(edited volume with Lawrence R. Glosten, Edward Greene & Menesh Patel as co-editors)

Securities Market Issues for the 21st Century: An Overview, SECURITIES MARKET ISSUES FOR THE 21ST CENTURY (2018) (with Lawrence R. Glosten, Ed Greene & Menesh Patel)

Stock Market Manipulation and Its Regulation, 35 YALE J. REG. 67 (2018) (with Lawrence R. Glosten and Gabriel Rauterberg)

Initial Public Offerings in the CMU: A U.S. Perspective, CAPITAL MARKETS UNION IN EUROPE, Danny Busch, Emiliios Avgouleas, and Guido Ferrarini, eds. (Oxford University Press, 2018)

Stock Market Futurism, 42 J. CORP. L. 793 (2017) (with Gabriel Rauterberg)

Evaluating Trading Practices and Their Regulation, 42 J. CORP. L. 887 (2017) (with Kevin Haerberle)

The New Stock Market: Sense and Nonsense, 58 CORP. PRACTICE COMMENTATOR 511 (2016) (with Lawrence R. Glosten and Gabriel Rauterberg) (republication of DUKE L. J. article based on its selection as one of the Best 10 Corporate and Securities Articles of 2016).

Regulating the Offering of Truly New Securities: First Principles, 66 DUKE L. J. 673 (2016)

MiFID II and Equity Trading Regulation: A U.S. View, REGULATION OF EU FINANCIAL MARKETS: MiFID II, Danny Busch & Guido Ferrarini, eds., (Oxford University Press 2016)

Economic Crises and the Integration of Law and Finance: The Impact of Volatility Spikes, 116 COLUM. L. REV. 325 (2016) (with Edward G. Fox and Ronald J. Gilson)

The Rise of Foreign Ownership and Corporate Governance, OXFORD HANDBOOK OF CORPORATE LAW AND GOVERNANCE, Jeffrey Gordon & Wolf-Georg Ringe, eds., (Oxford University Press 2016)

The New Stock Market: Sense and Nonsense, 65 DUKE L. J. 191 (2015) (with Lawrence R. Glosten and Gabriel Rauterberg)

Halliburton II: It All Depends on What Defendants Need to Show to Establish No Impact on Price, 70 THE BUSINESS LAWYER 437 (2015)

Halliburton II: What It's All About, 1 J. FIN. REG. 135 (2015)

Ongoing Issues in Russian Corporate Governance, 52 COLUM. J. TRANSNAT'L LAW 435 (2014)

Securities Class Actions Against Foreign Issuers, 64 STAN. L. REV. 1173 (2012)

Promoting Innovation: The Law of Publicly Traded Corporations, 5 CAPITALISM AND SOCIETY 1 (2010, Issue 3)

Short Selling and the News: A Preliminary Report on an Empirical Study, 54 N.Y.L.S. REV. 645 (2010) (with Lawrence Glosten and Paul Tetlock)

Civil Liability and Mandatory Disclosure, 109 COLUM. L. REV. 237 (2009)

Why Civil Liability for Disclosure Violations When Issuers do not Trade, 2009 WISCONSIN L. REV. 299 (2009)

Regulation and the Competitiveness of U.S. Securities Markets in SESQUICENTENNIAL ESSAYS OF THE FACULTY OF COLUMBIA LAW SCHOOL (2008)

Gatekeeper Failures: Why Important, What to Do, 106 MICH. L. REV. 1089 (2008)

CORPORATE GOVERNANCE LESSONS FROM TRANSITIONAL ECONOMIES (Princeton University Press) (2006) (co-edited with Michael Heller).

What is Good Corporate Governance?, in CORPORATE GOVERNANCE LESSONS FROM TRANSITION ECONOMY REFORMS, Merritt B. Fox and Michael Heller, eds. (Princeton University Press (2006).

The Unexplored Role of Initial Conditions, in CORPORATE GOVERNANCE LESSONS FROM TRANSITION ECONOMY REFORMS, Merritt B. Fox and Michael Heller, eds. (Princeton University Press (2006).

After Dura: Causation in Fraud-on-the-Market Actions, 31 J. CORP LAW 829 (2006).

Comment on Russian Corporate Governance Today, 1 Corporate Governance in Russia and Transitional Economies [<http://www.cgc.hse.ru/ejournal2.htm>] (2006).

Understanding Dura, 60 BUS. LAW. 1547 (2005).

Demystifying Causation in Fraud-on-the-Market Actions, 60 BUS. LAW. 507 (2005).

Corporate and Securities Law Conditions in the Acquis Communautaire: A Comment on Pistor and Berglof and Pajuste in LAW AND GOVERNANCE IN AN ENLARGED EUROPEAN UNION, George A. Bermann and Katharina Pistor, eds. Portland: Hart Publishing, 2004, pp. 377-389.

Measuring Share Price Accuracy, 1 BERKELEY BUS. L. J. 113 (2004).

What's So Special About Multinational Enterprises: A Comment on Avi-Yonah, 42 COLUMBIA J. TRANSNAT'L L. 551 (2004).

Law, Share Price Accuracy and Economic Performance: The New Evidence (with Artyom Durnev, Randall Morck, Bernard Yeung), 102 MICH. L. REV. 331 (2003).

Optimal Regulatory Areas for Securities Disclosure, 81 WASH. U.L.Q. 1017 (2003).

U.S. Perspectives on Global Securities Market Regulation: A Critical Review, 3 EUR. BUS. ORG. REV. 337 (2002).

Imposing Liability for Losses from Aggressive War: An Economic Analysis of the UNCC,

13 EUR. J. INT'L LAW 201 (2002).

The Issuer Choice Debate, 2 THEORETICAL INQUIRIES IN LAW 563 (2001).

Regulation FD and Foreign Issuers: Globalization's Strains and Opportunities, 41 VA. J. INT'L. LAW 653 (2001).

Company Registration and the Private Placement Exemption, 51 CASE WESTERN RESERVE L. REV. 455 (2001).

Ownership Structure and the Decision to Go Public: A Comment on Bebchuk and Zingales, in CONCENTRATED CORPORATE OWNERSHIP, Randall Morck, ed. (NBER and University of Chicago Press (2000).

The Securities Globalization Disclosure Debate, 78 WASH. U. L. Q. 567 (2000).

Corporate Governance Lessons from Russian Enterprise Fiascoes, 75 N.Y.U. L. REV. 1720 (2000) (with Michael Heller).

Required Disclosure and Corporate Governance, 62 LAW & CONTEMP. PROB. 113 (1999) (revised version of book article of same title).

Retaining Mandatory Securities Disclosure: Why Issuer Choice is Not Investor Empowerment, 85 VA. L. REV. 1335 (1999).

The Political Economy of Statutory Reach: U.S. Disclosure Rules in a Globalizing Market for Securities, 97 MICH. L. REV. 696 (1998).

Required Disclosure and Corporate Governance, in Klaus Hopt, Mark Roe & Eddy Wymeersch, eds. COMPARATIVE CORPORATE GOVERNANCE: THE STATE OF THE ART AND EMERGING RESEARCH 1998, Oxford University Press.

Securities Disclosure in a Globalizing Market: Who Should Regulate Whom?, 39 CORP. PRAC. COMMENTATOR 565 (1998) (replication of 1997 article of same title).

Rethinking Disclosure Liability in the Modern Era, 75 WASH. U. L. Q. 903 (1997).

Securities Disclosure in a Globalizing Market: Who Should Regulate Whom?, 95 MICH. L. REV. 2498 (1997).

The Legal Environment of International Finance: Thinking About Fundamentals, 17 MICH J. INT'L. L. 721 (1996).

Thinking to be Paid versus Being Paid to Think, 38 LAW QUAD NOTES (Fall 1995) (abridged version of 1994 article of same title).

Insider Trading Deterrence versus Managerial Incentives: A Unified Theory of Section 16(b), 92 MICH. L. REV. 2088 (1994).

Thinking to be Paid versus Being Paid to Think, 19 J. CORP. LAW 761 (1994).

Insider Trading in a Globalizing Market: Who Should Regulate What, 26 SECURITIES LAW REVIEW 355 (1994). (reprint of 1992 article of same title).

Insider Trading in a Globalizing Securities Market: Who Should Regulate What, 55 LAW AND CONTEMP. PROB. 263 (1992).

Corporate Successors Under Strict Liability: A General Economic Theory and the Case of CERCLA 26 WAKE FOREST L. REV. 183 (1991) (symposium issue on environmental law and the corporate entity).

The Role of the Market Model in Corporate Law Analysis: A Comment on Weiss and White, 76 CALIF. L. REV. 1015 (1988).

FINANCE AND INDUSTRIAL PERFORMANCE IN A DYNAMIC ECONOMY: THEORY, PRACTICE AND POLICY (Columbia University Press, 1987) (455 pp.).

Shelf Registration, Integrated Disclosure, and Underwriter Due Diligence: An Economic Analysis, 70 VA. L. REV. 1005-1034 (1984).

The Legal Environment for International Business, BUSINESS LAW: PRINCIPLES AND CASES, Lusk, Hewitt, Donnell and Barnes, ed. (Richard D. Irwin, 6th edition, 1985) (revision of 1982 piece).

The Legal Environment For International Business, BUSINESS LAW: PRINCIPLES AND CASES, Lusk, Hewitt, Donnell and Barnes, ed. (Richard D. Irwin, 5th edition, 1982).

THE SIGNATURE OF POWER: BUILDINGS, COMMUNICATION AND POLICY (Transaction Books, 1979) (collaborator with Harold D. Lasswell).

WORK IN PROGRESS

The Origins of Our Modern Stock Markets (with Lawrence Glosten and Gabriel Rauterberg)

The Distributive Impact of Fraud on the Market Suits (with Joshua Mitts)

Idiosyncratic Risk During Economic Downturns: Implications for the Use of Event Studies in Securities Litigation (with Edward G. Fox and Ronald Gilson)
(<http://ssrn.com/abstract=2314058>)

Due Diligence with Residential Mortgage Backed Securities
(<http://ssrn.com/abstract=235679>)

The Effectiveness of Mandatory Disclosure: An Empirical Test of Line of Business Regulations (with Artyom Durnev, Randall Morck, & Bernard Yeung).
(<http://ssrn.com/abstract=996924>)

PAPERS AND PRESENTATIONS

Reflections on the U.S. Experience with Suits Against Issuers by Secondary Market Stock Purchasers, 3rd Brazilian Capital Markets Conference, May 28, 2026

Fraud-on-the-Market Liability with Endogenous Market Participation, 36th Annual Meeting of the American Law and Economics Association, University of Chicago, May 15-16, 2026

Fraud-on-the-Market Liability with Endogenous Market Participation, Columbia Law School 10-10 Faculty Workshop, April 21, 2026

“Socially-Minded Investors and Corporate Behavior,” University of Sao Paulo Law School Business Law Colloquium, March 4, 2026

“Socially-Minded Investors and Corporate Behavior,” BYU Law School, 8th Annual Deals Conference, February 5, 2026

“Socially-Minded Investors and Corporate Behavior,” 35th Annual Meeting of the American Law and Economics Association, New York University, May 16, 2025

“Spoofing and Its Regulation,” UC-Irvine Law School, April 10, 2025

“Event Driven Law Suits and the Rethinking of Securities Litigation,” Corporate Disasters Conference, UCSF Law School, San Francisco, March 21, 2025

“Shareholder Preferences and Corporate Behavior,” Blue Sky Workshop, Columbia Law School, December 17, 2024.

“Shareholder Preferences and Corporate Behavior,” Columbia Law School/FGV Faculty Conference, Sao Paulo, Brazil, December 10, 2024

“Shareholder Preferences and Corporate Behavior,” ECGI Conference on Corporate Governance and Law, University of California Berkeley, November 15, 2024

“Shareholder Preferences and Corporate Behavior,” Conference on Shareholders and Corporate Governance: A Tribute to Randall Thomas, Free University of Bolzano, Bolzano, Italy, November 4, 2024

“Current Challenges and Trends in Business Law under a Comparative Perspective,” Conference to Celebrate the 20th Anniversary of the Instituto Brasileiro de Direito Empresarial, Sao Paulo, Brazil, June 26, 2024.

“Common Ownership and the Merger Guidelines,” 34th Annual Meeting of the American Law and Economics Association, University of Michigan, May 17, 2024.

“Event Driven Suits and the Rethinking of Securities Litigation,” Columbia Law School

Securities Litigation in the 2020s Conference, April 19, 2024

“The New Stock Market: Law, Economics, and Policy,” Faculty Seminar, East China University of Politics and Law, Shanghai, December 17, 2023

“The Quiet Revolution: Foreign Ownership and Corporate Governance,” Peking University School of Transnational Law, Shenzhen, China, December 14, 2023

“The Quiet Revolution: Foreign Ownership and Corporate Governance,” AIIFL – Companies Registry Corporate Law and Governance Distinguished Lecture Series, Hong Kong University, December 13, 2023 (Video link: <https://youtu.be/hRt7BZuDQJ8>)

“The New Stock Market: Law, Economics, and Policy,” The Asian Institute of International Financial Law, Hong Kong, December 11, 2023 (Video link: <https://youtu.be/wQU5YiwMasc>)

“Manipulating Citadel: Profiting at the Expense of Retail Stock Traders’ Market Makers,” The Essential Role of Securities Regulation Conference, Fordham Law School, October 13, 2023

“Shareholder Differences,” Columbia Law School 10-10 Workshop, October 10, 2023

“Manipulating Citadel,” The University of Tokyo Faculty of Law Workshop, May 24, 2023

“The Rise of Foreign Ownership and Corporate Governance,” Oxford Handbook on Corporate Law and Governance Zoom Conference, March 23, 2023

“Event Driven Suits and the Rethinking of Securities Regulation,” Conference on M&A and Corporate Governance, Columbia Law School, December 2, 2022

“Manipulating Citadel,” 32nd Annual Meeting of the American Law and Economics Association, Columbia University, August 2002.

“Event Driven Suits and the Rethinking of Securities Regulation,” Law and Finance Workshop, Oxford University, May 2022

“Manipulating Citadel,” Columbia Law School Blue Sky Workshop, March 30, 2022

“Manipulating Citadel,” 24th Annual Law and Business Conference, Vanderbilt Law School, March 25, 2022.

“Spoofing and Its Regulation,” Conference on the Future of Securities Regulation, Columbia Law School, December 3, 2021

“Common Ownership: Do Managers Really Compete Less?” 31st Annual Meeting of the American Law and Economics Association, October 2021

“Common Ownership: Do Managers Really Compete Less?” CLAWS Workshop, October 2021

“Common Ownership: Do Managers Really Compete Less?” Columbia Law School 10-10 Workshop, September 2020

“Calamity: The Hazards of Event-Driven Securities Litigation,” 22nd Annual Law and Business Conference, Vanderbilt Law School, September 4, 2020.

“Quote Based Manipulation and Its Regulation,” Columbia Blue Sky Workshop, May 2020.

“Stock Exchanges and Emerging Economies,” IXth Phelps Conference, University of Buenos Aires, Keynote Address delivered upon receipt of honorary doctorate, December 12, 2019

“The New Stock Market,” William & Mary Law School Securities Law Forum, November 8, 2019

“Calamity: The Dangers of Event-Driven Securities Litigation,” Columbia Law School Faculty Workshop, November 7, 2019

“Securities Class Actions Against Foreign Issuers: Morrison Nine Years Later,” Conference on Global Investor Protection, Fordham Law School, October 18, 2019

“The Core Corporate Governance Puzzle: Contextualizing the link to Performance,” Northwestern Law School Law & Economics Workshop, October 17, 2019

“Illuminating the Corporate Governance Dark Hole: Contextualizing the Link to Performance,” 2019 Global Corporate Governance Colloquium (GCGC), Frankfurt, Germany, June 8, 2019

“The New Stock Market,” Hamburg University Law and Economics Workshop, Hamburg, Germany, June 5, 2019

“The New Stock Market,” Oxford Business Law Workshop, University of Oxford, May 8, 2019

Comment on Christina Skinner, “Cyber Disclosure of Cyber Exposure: What Banks Tell Shareholders and the SEC”, Indiana University Maurer School of Law, April 5, 2019

Comment on Gina-Gail Fletcher “Engineered Credit Default Swaps: Innovative or Manipulative?” Secondary Comment, Indiana University Maurer School of Law, April 5, 2019

“Econometric Evidence in U.S. Securities Law Litigation,” Sapienza Law School Graduate Workshop, Rome, Italy, March 22, 2019

“The New Stock Market,” Sapienza Law School, Rome, Italy, March 20 and 25, 2019.

“Why Civil Liability for Disclosure Violations When Issuers Do Not Trade,” OECD/CVM Workshop on Strengthening the Private Enforcement of Shareholder Rights, Sao Paulo, Brazil, November 9, 2018.

“Contextualizing the Link Between Corporate Governance and Performance: Governance Changes as a Signal of Managerial Quality,” Law and Social Science Workshop, USC Law School, October 29, 2018.

“Contextualizing the Link Between Corporate Governance and Performance: Governance Changes as a Signal of Managerial Quality,” ETH-Paris 1/Labex Financial Regulation Seminar, Paris, October 12, 2018.

“Stock Market Manipulation and Its Regulation,” ETH-Paris 1/Labex Law & Finance Seminar, October 11, 2018.

“Corporate Governance Changes as a Signal: Contextualizing the Performance Link,” 28th Annual Meeting of the American Law and Economics Association, Boston University, May 11, 2018.

“The New Stock Market: Sense and Nonsense,” Spencer Stuart Discussion Series, Santiago, Chile, November 8, 2017.

“The New Stock Market: Sense and Nonsense,” Chilean-American Chamber of Commerce, Santiago, Chile, November 7, 2017.

“Foreign Ownership and Corporate Governance,” keynote presentation, Governance, Business and Law Conference at the Catholic University of Chile, Santiago, Chile, November 6, 2017.

“Quasi-IPOs: The New, Unregistered Pathways to Liquid Market Capital Raising,” FINRA Conference on Market Microstructure and Capital Formation, Washington, D.C. October 27, 2017.

“Stock Market Manipulation and Its Regulation,” JREG/Yale Business Law Speaker Series, Yale Law School, October 17, 2017.

“Fighting Corruption Through Securities Disclosure: Brazil and the United States,” Forum on Compliance, sponsored by the Columbia Global Center - Rio & The American Chamber of Commerce for Brazil, Sao Paulo, Brazil (addressed via Skype), August 14, 2017.

“Informed Trading and Its Regulation,” ETH-Labex ReFi-Paris I Law & Finance Seminar, Paris, May 19, 2017.

“The New Stock Market: Sense and Non-sense,” ETH-Labex ReFi-Paris I Law & Finance Seminar, Paris, May 18, 2017.

“Informed Trading and Its Regulation,” ETH-Zurich Law and Economics Seminar,

Zurich, May 17, 2017.

“The New Stock Market: Sense and Nonsense,” ETH-Zurich Law and Economics Seminar, Zurich, May 16, 2017.

“Stock Market Manipulation and Its Regulation,” 28th Annual Meeting of the American Law and Economics Association, Harvard University, May, 2017.

“Evaluating Trading Practices and Their Regulation,” Symposium on What Happens in the Dark: An Exploration of Dark Pools and High Frequency Trading, University of Iowa College of Law, March 31, 2017.

“Initial Public Offerings in the CMU,” Conference of the International Working Group on the CMU, Amsterdam, January 26, 2017.

“Regulating Public Offerings of Truly New Securities,” Oxford Conference on the CMU, University of Oxford, January 13, 2017.

“Informed Trading and Its Regulation,” AALS Annual Meeting, Securities Regulation Section, San Francisco, January 6, 2017.

“Regulating Public Offerings of Truly New Securities,” FGV Law School - Sao Paulo, Columbia-FGV Workshop, December 12, 2016.

“Stock Market Manipulation and Its Regulation,” Columbia Law School Thursday Lunch Faculty Workshop, October 20, 2016.

“Comments on Andrew Ellul and Marco Pagano’s Corporate Leverage and Employee Protection in Bankruptcy,” Global Corporate Governance Colloquia (“GCGC”) 2nd Annual Meeting, Stockholm, June 10, 2016.

“Federal Securities Law, New York’s Martin Act and ExxonMobil,” Panel Discussion on Securities Disclosure and Climate Change, Columbia Law School, May 25, 2016.

“Informed Trading and Its Regulation,” 26th Annual Meeting of the American Law and Economics Association, Harvard University, May 21, 2016.

“Regulating Public Offerings of Truly New Securities,” Institute for Law and Economic Policy 22nd Annual Symposium, Miami, April 8, 2016.

“The Impact of Halliburton II,” New York City Bar Program on Hot Topics in Securities Regulation, New York, April 6, 2016.

“Informed Trading and Its Regulation,” FGV Law School - Sao Paulo, Faculty Workshop, March 16, 2016.

“MiFID II and Equity Trading Regulation: A U.S. View,” Conference of the International Working Group on MiFID II, Amsterdam, January 29, 2016.

“Halliburton II: What is Sufficient Evidence to Show No Impact on Price,” New York City Bar Securities Litigation Committee, January 20, 2016.

“Informed Trading and Its Regulation,” Columbia Law School Thursday Lunch Faculty Workshop, October 1, 2015.

“The Rise of Foreign Ownership and Corporate Governance,” Conference on the Future of International Corporate Governance, Vanderbilt Law School, September 5, 2015.

“Comment on Fenwick & Vermeulen: The New Firm,” Conference on the Future of International Corporate Governance, Vanderbilt Law School, September 4, 2015.

“The New Stock Market: Sense and Nonsense,” 25th Annual Meeting of the American Law and Economics Association, Columbia University, May 15, 2015.

Comment on Choi & Prichard “SEC Investigations and Securities Class Actions,” 25th Annual Meeting of the American Law and Economics Association, Columbia University, May 15, 2015.

Comment on Gorga, “Is U.S. Law Enforcement Stronger than That of a Developing Country” and Prado “Assessing the Effectiveness of Brazilian Insider Trading Laws,” CLS-FGV Sao Paulo Law School Conference on Comparative Private and Public Regulation: U.S. and Brazil, Global Alliance Workshop, Columbia Law School, April 17, 2015.

“The Evolution of Fraud-on-the-Market Suits and *Halliburton II*,” EUI Faculty Seminar, Florence, Italy, March 30, 2015.

“The New Stock Market: Sense and Nonsense,” EUI Faculty Seminar, Florence, Italy, March 23, 2015.

“The New Stock Market: Sense and Nonsense,” Conference on Securities Regulation, FGV Rio Direito, Rio de Janeiro, Brazil, March 6, 2015.

“The Evolution of Fraud-on-the-Market Suits and *Halliburton II*,” Conference on Securities Regulation, FGV Rio Direito, Rio de Janeiro, Brazil, March 6, 2015.

“The New Stock Market: Sense and Nonsense,” Keynote Address, New York City Bar Association 3rd Annual Securities Litigation and Enforcement Institute, November 16, 2014.

“The New Stock Market: Sense and Nonsense,” Columbia Law School Thursday Lunch Faculty Workshop, October 16, 2014.

“Regulating the New Stock Market,” Massey Prize Symposium, University of Texas Law School, September 26, 2015.

“The Evolution of Fraud-on-the-Market Suits and *Halliburton II*,” Columbia Law School/Business School Program in the Law and Economics of Capital Markets Fellows Workshop, September 11, 2014.

“Comment on *Halliburton II*,” CLS Public Law Lunch Workshop, August 13, 2014.

“Review of the Efficient Market Hypothesis and a View of the Compensation Justification for the Fraud-on-the-Market Cause of Action,” Seminar on *Halliburton II*: Argument, Policy, and What Might Happen Next, Association of the Bar of the City of New York, April 30, 2014.

“Shock-Based Causal Inference in Corporate Finance Research: A Comment on Atanasov & Black,” Conference on Legal Innovation: Law, Economics and Governance, Columbia University, April 4, 2014.

“The Rise of Foreign Ownership and Corporate Governance,” Authors’ Conference for Oxford Handbook of Corporate Governance, Columbia Law School, March 21, 2014.

“Access of Medium Sized Companies to Capital Markets: Basic Considerations,” CVM-Columbia University Dialogos, Rio de Janeiro, (conference organized by the Brazilian equivalent to the SEC), December 12, 2013.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications,” CLS-FGV Sao Paulo Law School Global Alliance Workshop, Sao Paulo. December 10, 2013.

“The Anatomy of the CDS Market: A Comment on Oehme & Zawadowski,” Conference on Derivative Regulation after the Crisis, University of Oxford, June 21, 2013.

“After *Morrison*,” Workshop on Securities Litigation: Updates and Developments Post-*Morrison*, Association of the Bar of the City of New York, May 2, 2013.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications,” Bank of Japan Research Institute Workshop, Tokyo, Japan, April 24, 2013.

“Recent Developments in U.S. Securities Law: *Morrison* and the Reach of Rule 10b-5,” Anderson, Mori & Tomotsune, Tokyo, Japan, April 22, 2013.

“Recent Developments in U.S. Securities Law: *Morrison* and the Reach of Rule 10b-5,” Momo-o, Matsua & Namba, Tokyo, Japan, April 18, 2013.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications,” University of Tokyo Law Faculty Workshop, Tokyo, Japan, April 15, 2013.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications,” Thursday Lunch Faculty Workshop, Columbia Law School, April 4, 2013.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications,” Conference on International Corporate Law (organized by Vanderbilt, Istanbul Bilgi and

Tilburg Universities), Istanbul, Turkey, March 7, 2013.

“Mortgage Brokers and Consumer Protection Under Dodd Frank,” Joint Meeting of the Federalist Society and the Business Law Society, Columbia Law School, February 19, 2013.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Corporate Law Faculty Seminar, Seoul National University School of Law, Seoul, February 13, 2013.

“The Continuing Impact of *Morrison*,” Securities Litigation & Enforcement Institute, City Bar Center for CLE, New York, December 11, 2012.

“Corporatism versus Innovation,” Rethinking the State: After Keynesianism and Corporatism, 10th Annual Conference of the Center on Capitalism and Society, Columbia University, December 7, 2012.

“Today’s Board: Still a Work in Progress,” The Hong Kong Institute of Chartered Secretaries, Eighth Biennial Corporate Governance Conference 2012: The 21st Century Board—Thoughts & Trends of Corporate Governance, Hong Kong, October 5, 2012.

“Due Diligence with Residential Mortgage Backed Securities,” Conference on Financial Regulation in Uncertain Times (organized by Seattle University School of Law and University College London Faculty of Law), London, June 15, 2012.

“Ongoing Issues in Russian Corporate Governance,” Conference on Global Capital Markets and Corporate Governance (organized by the World Bank, the OECD and National Council on Corporate Governance), Moscow, May 31, 2012.

“When It Hits the Fan: Identifying When Corporate Governance Matters,” Anton Philips/Tilburg University Conference on Institutional Investors and the Question of Shareholder-Oriented Governance, Amsterdam, May 7, 2012.

“When It Hits the Fan: Identifying When Corporate Governance Matters,” Columbia University Blue Sky Workshop, March 29, 2012.

“Comment on Gorga & Halberstam, ‘Corporate Governance and Discovery,’” CLS-FGV Global Alliance Workshop, Columbia Law School, January 26, 2012.

“Comment on Vayanos & Woolley’s ‘An Institutional Theory of Momentum and Reversal,’” University of Oxford Faculty of Law/Saïd Business School Conference on Corporate Governance after the Crash, Oxford, UK, January 14, 2012.

“Due Diligence with Residential Mortgage Backed Securities,” Conference on Financial Regulation in Uncertain Times (organized by Vanderbilt Law School, European Banking Center at Tilburg University and the Swiss Finance Institute, University of Lugano, Lugano, Switzerland, December 15, 2011.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Colloquium on Financial

Regulation and Globalization, Indiana University Mauer School of Law, Bloomington, IN, November 17, 2011.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Cleary, Gottlieb, Steen & Hamilton, New York, November 15, 2011.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” UFRGS Law and Economics Lecture, Porto Alegre, Brazil October 31, 2011.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications” (with Edward G. Fox and Ronald Gilson) 21st Annual Meeting of the American Law and Economics Association, Columbia University, May 20, 2011.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Oxford Said School of Business/Oxford Law Faculty Law and Finance Seminar, May 12, 2011.

“An Overview of *Morrison* and its Progeny,” Program on Federal Litigation and Securities Regulation After *Morrison*, Association of the Bar of the City of New York, April 25, 2011.

“The Effectiveness of Mandatory Disclosure: An Empirical Test of the Line of Business Regulations,” Duisenberg School of Finance/Vanderbilt Law School Conference on Executive Compensation and Corporate Governance in Genoa, Italy, March 12, 2011.

“A Comment on Michael Weisbach’s ‘Information Disclosure and Corporate Governance,’” 7th Annual Penn/NYU Conference on Law and Finance, February 25, 2011.

“Opening Thoughts,” Keynote Address at the Conference on Title VII of the Dodd-Frank Act: The New Derivatives Regime, Columbia Law School, January 20, 2011.

“The Effectiveness of Mandatory Disclosure: An Empirical Test of the Line of Business Regulations,” Outside Perspectives Seminar, U.S. Securities and Exchange Commission, Washington, D.C., February 17, 2011.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Workshop on Assessing the MiFID, Tilburg University in the Netherlands, December 2, 2010.

“Economic Crisis and Share Price Unpredictability: Reasons and Implications” (with Edward G. Fox and Ronald Gilson), 10-10 Faculty Lunch, Columbia Law School, November 2, 2010.

“Comment on Rose & Squire’s ‘Intraportfolio Litigation,’” Vanderbilt Law and Business Conference on Shareholder Litigation, October 15, 2010.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” University of Pennsylvania Institute of Law and Economics/Wharton Finance Seminar Series, September 22, 2010.

“Short Selling and the News: A Preliminary Report on an Empirical Study,” (with Lawrence Glosten and Paul Tetlock) Twentieth Annual Meeting of the American Law and Economics Association, Princeton University, May 8, 2010.

“Lectures on the Law and Economics of Securities Regulation,” Duisenberg School of Finance, Amsterdam, April 22 - May 3, 2010.

“U.S. Securities Litigation and Its Application to Foreign Issuers,” Catholic University of Louvain, Louvain, Belgium, March 15 - 16, 2010.

“Fraud-On-the Market Class Actions Against Foreign Issuers,” Vanderbilt Law School, March 5, 2010.

“Civil Liability and Mandatory Disclosure,” Paul, Weiss, Rifkind, Wharton & Garrison LLP, December 21, 2009.

“National Disclosure Regimes and Global Markets,” Financial and Capital Market Regulation at a Crossroads: Lessons, Prescriptions, Predictions for Brazil and the US, Getulio Vargas Foundation - Rio de Janeiro, December 14, 2009.

“The Effectiveness of Mandatory Disclosure: An Empirical Test of the Line of Business Regulations,” Tilburg University Law & Economics Center Fall 2009 Seminar, November 20, 2009.

“Civil Liability and Mandatory Disclosure,” Securities Litigation Committee of the Association of the Bar of the City of New York, November 18, 2009.

“Promoting Innovation: The Law of Publicly Traded Corporations,” Business Law and Innovation Conference, RIETI and Hitotsubashi University, Tokyo, October 30-31, 2009.

“Comment on Zenichi Shishido: Why Japanese Entrepreneurs Don’t Give Up Control,” Business Law and Innovation Conference, RIETI and Hitotsubashi University, Tokyo, October 30-31, 2009.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Faculty-Student Seminar, China University of Political Science and Law, Beijing, September 20, 2009.

“Promoting Innovation: The Law of Publicly Traded Corporations,” International Conference on the Forces of Economic Growth: A Law and Economics Perspective, The Research Center for Law and Economics, China University of Political Science and Law, Beijing, September 18-19, 2009.

“Toxic Assets: The Nature of the Problem and PPIP Solution,” From Ivy to Olives: The Financial Crisis and Corporate Governance, Ono Academic College, Tel Aviv, June 2, 2009.

“Civil Liability and Mandatory Disclosure,” Cleary, Gottlieb, Steen & Hamilton, May 28, 2009.

“Loss Causation in Fraud on the Market Actions,” Association of the Bar of the City of New York, May 20, 2009.

“Promoting Innovation: The Law of Publicly Traded Corporations,” Business Law and Innovation Conference, Duisenberg School of Finance, Amsterdam, May 14-15, 2009.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Berkeley Law & Economics Workshop, Boalt Hall School of Law, April 27, 2009.

“Short Selling and the News: A (Highly) Preliminary Report on an Empirical Investigation,” Conference on Fear, Fraud and the Future of Financial Regulation, New York Law School, April 24, 2009.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” Columbia Law School Thursday Faculty Workshop Series, April 9, 2009.

“Promoting Innovation: The Law of Publicly Traded Corporations,” Conference on Entrepreneurship, Growth and Inclusion, Faculty of Law, University of Buenos Aires, Buenos Aires, Argentina, March 26, 2009.

“Civil Liability and Mandatory Disclosure,” Seminar on Corporate Theory, NYU Law School, February 18, 2009.

“Civil Liability and Mandatory Disclosure,” American Association of Law Schools Annual Meeting, Securities Law Section, San Diego, CA, January 8, 2009.

“The Immediate Causes of the Financial Crisis: Back to First Principles,” Duisenberg Institute Master Class, Tokyo, Japan, December 9, 2008.

“The Immediate Causes of the Financial Crisis: Back to First Principles,” Conference on Private Equity, Columbia Law School, November 14, 2008.

“Promoting Innovation: The Law of Publicly Traded Corporations,” Conference on Business Law and Innovation, Columbia Law School, November 1, 2008.

“Why Civil Liability for Disclosure Violations When Issuers Do Not Trade,” Conference on Securities Litigation, University of Wisconsin Law School, Madison, Wisconsin, October 17, 2008.

“Comment on Alexander, Nimelandran & Walsh, The Informational Value of Securities Regulation,” 3rd Annual Conference on Empirical Legal Studies, Cornell University, September 12, 2008.

“Fraud-on-the-Market Class Actions Against Foreign Issuers,” 10/10 Faculty Workshop, Columbia Law School, September 2, 2008.

“Civil Liability and Mandatory Disclosure,” Conference on Reform of European Corporate, Securities and Tax Law, LUISS University Guido Carli, Rome, Italy, June 13,

2008.

“Lectures on the Economics of Disclosure Regulation and U.S. Securities Litigation,” University of Amsterdam, May 6-7, 2008.

“Civil Liability and Mandatory Disclosure,” Advanced Business Law Seminar/Workshop, Fordham Law School, April 22, 2008.

“Why Civil Liability for Disclosure Violations When Issuers Do Not Trade,” ILEP 14th Annual Conference, The Continuing Evolution of Securities Class Actions, Naples, Florida, April 11, 2008.

“Civil Liability and Mandatory Disclosure,” Shareholder Rights, Shareholder Voting and Corporate Performance, Cagliari, Sardinia, March 21, 2008.

“Required Line of Business Reporting and Share Price Accuracy,” Workshop on Statistical Methods in the Law, Columbia Law School, January 18, 2008.

“After Dura: Causation in Fraud-on-the-Market Actions,” CRELE Inaugural Conference Securities Litigation and Corporate Governance, Free University of Bozen-Bolzano, November 30, 2007.

“Required Line of Business Reporting and Share Price Accuracy,” CELS Conference, NYU Law School, November 10, 2007.

“Civil Liability and Mandatory Disclosure,” The University of Western Ontario Law Corporate Law Speaker Series, London, Ontario, November 2, 2007.

“Civil Liability and Mandatory Disclosure,” Columbia Law School Thursday Faculty Workshop Series, September 6, 2007.

“Civil Liability for Corporate Misstatements under U.S. Law: Causation in Fraud-on-the-Market Actions,” Moscow State University Higher School of Economics, June 14, 2007.

“Comments of Effective Corporate Governance,” Irkutsk State University, June 6, 2007.

“Required Line of Business Reporting and Share Price Accuracy,” Blue Sky Lunch Workshop, Columbia Law School, May 2, 2007.

“Comment on Litigation Reform Proposals of the Committee on Capital Markets Regulation,” AEI-Brookings Conference: Is Excessive Regulation and Litigation Eroding U.S. Financial Competitiveness?, Washington, DC, April 20, 2007.

“Civil Liability and Mandatory Disclosure,” Enforcement of Corporate Governance Rules conference, Harvard Law School, Cambridge, Massachusetts, March 30-31, 2007.

“Comments on the ‘Paulson Committee’ Report,” Columbia Law School/Business School Finance Dinner, March 21, 2007.

“Comments on Kahan & Rock’s Hanging Chads of Corporate Law,” Conference on Activist Investors, Hedge Funds and Corporate Governance, Amsterdam Center for Law and Economics, March 8, 2007.

“Comments on Nelemans’ Trade-Based Market Manipulation,” Columbia Law School World Wide Junior Corporate Scholar Workshop, March 2, 2007.

“Comments on ‘Paulson Committee’ Report on Capital Market Regulation and U.S. Competitiveness,” at the New York Society of Security Analysts, New York, NY, February 15, 2007.

“Required Line of Business Reporting and Share Price Accuracy,” University of Michigan Law and Economics Workshop, Ann Arbor, Michigan, February 8, 2007.

“Civil Liability and Mandatory Disclosure,” Conference on Recent Reform for Securities Litigation, Corporate Governance, and Reporting Practices at Duke Law School, Durham, North Carolina, February 2, 2007.

“Required Line of Business Reporting and Share Price Accuracy,” 10/10 Faculty Workshop, Columbia Law School, January 23, 2007.

“Comments on Effective Corporate Governance,” Conference on Corporate Governance and Sustainable Growth, State University - Higher School of Economics, Moscow, Russia, October 13, 2006.

“The Certifying Investment Bank as Periodic Disclosure Gatekeeper,” Gatekeepers Today Conference, Columbia Law School, New York, September 29, 2006.

“Lectures on the Law and Economics of Securities Regulation,” Swiss National Bank Study Center, Gerzensee, Switzerland, June 19-23, 2006.

“Lectures on U.S. Securities Litigation,” University of Tokyo, May 18-26, 2006, Tokyo Japan.

“After *Dura*: Causation in Fraud-on-the-Market Actions,” Faculty Seminar, University of Tokyo Law School, May 18, 2006.

“R² and Securities Disclosure Reforms: Theory and Results,” Center for Advanced Research in Finance, University of Tokyo, May 16, 2006.

“Promoting Innovation: The Law of Publicly-Traded Corporations,” 2006 Osler, Hoskin, and Harcourt Business Law Forum Annual Lecture, Dalhousie Law School, Halifax, March 30, 2006.

“After *Dura*: Causation in Fraud-on-the-Market Actions,” Amsterdam Center for Law and Economics, University of Amsterdam, March 27, 2006.

“Promoting Innovation: The Law of Publicly-Traded Corporations,” RIETI-CARF Policy Symposium, Tokyo, February 27, 2006.

“Russian Corporate Governance: An Update,” Comparative Corporate Governance Seminar, Vanderbilt Law School, Nashville, February 7, 2006.

“Due Diligence after *WorldCom*,” ALI-ABA Corporate Governance Institute, Fordham Law School, New York, December 2, 2005.

“After *Dura*: Causation in Fraud-on-the-Market Actions,” Conference on International Markets and Corporate Governance, sponsored by the Sloan Project on Business Institutions of Georgetown University Law Center and the Anton Philips Fund of the Center for Company Law at Tilburg University, Washington DC, October 29, 2005.

“Cross Listing Made Easy: Why Differences in National Disclosure Regimes Usually Don’t Matter,” Transatlantic Financial Services Regulatory Dialogue, St. John’s College, Cambridge University, September 30, 2005.

“A Comment on Corporate Governance and Economic Growth in Russia,” International Advisory Council Meeting, York University Schulich School of Management Russian Corporate Governance Project, Paris, September 26, 2005.

“After *Dura*: Causation in Fraud-on-the-Market Actions,” Securities Law Regulation and Enforcement: US and EU, Tilburg University, The Netherlands, September 16, 2005.

“After *Dura*: Causation in Fraud-on-the-Market Actions,” Corporate Governance Symposium, University of Iowa Law School, September 10, 2005.

“Demystifying Causation in Fraud-on-the-Market Actions,” Law and Business Program for Bankruptcy Judges, sponsored by the Federal Judicial Center and Columbia Law School, New York, NY, April 28, 2005.

“A Comment on Gomes, Gorton & Madureira: SEC Regulation FD, Information and the Cost of Capital,” First Annual NYU/Penn Conference on Law and Finance, New York, NY, February 25, 2005.

“Whose Disclosure Laws Ought to Apply to Cross-Border Securities Transactions?” C.V. Starr Lecture, New York Law School, November 17, 2004.

“Comment on European Corporate Charter Competition,” Symposium on Real Seat Transfer and Reincorporation in the EU, Tilburg University, The Netherlands, November 5, 2004.

“Causation and Fraud on the Market,” 10/10 Faculty Workshop, Columbia Law School, October 1, 2004.

“Measuring Share Price Accuracy,” Fordham Law School Law and Economics Workshop, March 2, 2004.

“Measuring Share Price Accuracy,” Conference on Corporate Governance and Capital Markets in Korea,” Korean Development Institute, Seoul, Korea, Dec. 15-17, 2003.

“Designing a Governance Structure of Corporate Bonds in Korea,” Korean Development Institute, Seoul, Korea, Dec. 15-17, 2003.

“Reforming Derivative Suits in Korea: A Comment on Professor Song,” Korean Development Institute, Seoul, Korea, Dec. 15-17, 2003.

“Measuring Share Price Accuracy,” Conference on The Role of Law in Creating Long Term Value, sponsored by the Berkeley Business Law Journal and the Mercatus Institute, Berkeley, CA, August 24, 2003.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” World Bank Global Corporate Governance Forum Workshop, Budapest, July 4, 2003.

“Transnational Comparisons of Cumulative Voting and Proxy Rights: A Comment on Klapper, Laeven & Love,” World Bank Global Corporate Governance Forum Workshop, Budapest, July 4, 2003.

Applying Sarbanes-Oxley to European Issuers,” Columbia Law School European Reunion, Paris, June 28, 2003.

“Disclosure Changes in International Markets under Sarbanes-Oxley,” Columbia Law School Summer Seminar for Transnational Practitioners, London, June 26, 2003.

“Recent Developments in U.S. Corporate Governance,” Advisory Council Meeting, York University Schulich School of Management Russian Corporate Governance Project, Paris, May 26, 2003.

“Short Course in International Securities Regulation,” University of Leiden Faculty of Law, The Netherlands, May 20, 2003.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” Share Price Accuracy and Transition Economies Conference, University of Michigan Law School and William Davidson Institute, May 9, 2003.

“Corporate Governance in an Enlarged European Community: A Comment,” Conference on Law and Governance in an Enlarged Europe, Columbia Law School, April 5, 2002.

“Comment on Avi-Yonah’s National Regulation of Multinational Enterprises,” The Appel Conference 2003: The Regulation of Foreign Direct Investment, Columbia Law School, March 28, 2003.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” Indiana University Law School, Bloomington, IN, April 25, 2003.

“Optimal Regulatory Areas in Securities Disclosure Regulation,” F. Hodge O’Neal Corporate & Securities Law Symposium, Washington University School of Law, St. Louis, MO, February 22, 2003.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” University of Michigan Law & Economics Seminar, January 30, 2003.

“Optimal Regulatory Areas in Securities Disclosure Regulation,” Lustrum Seminar, University of Leiden, The Netherlands, December 2002.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” NYU - Columbia Law & Finance Seminar, November 11, 2002.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” Tilburg University, September 5, 2002.

“The Real Economic Consequences of Enron,” Faculty panel organized by the Business Law Society, University of Michigan Law School, April 17, 2002.

“Recent Scholarship on Russian Corporate Governance”, Advisory Council Meeting, York University Schulich School of Management Russian Corporate Governance Project, London, England, April 15, 2002.

“Roe’s Corporate Law’s Limits: A Comment,” Conference on Global Markets, Domestic Institutions, Columbia Law School, April 5, 2002.

“Corporate Governance Lessons from the Enron Fiasco”, William Davidson Institute, March 15, 2002.

“Canadian Mandatory Disclosure Reforms and the Issuer Choice Debate,” Symposium on Canadian Securities Regulation, Capital Markets Institute, University of Toronto, Toronto, Ontario, Canada, March 8, 2002.

“Elite Legal Practice and Legal Education,” Symposium on Legal Education: Inside the American Law School, Japan Federation of Bar Associations, Tokyo, Japan, February 26, 2002.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” Faculty Presentation, Columbia Law School, February 7, 2002.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” Development and Future of Securities Markets Reading Group, Harvard Law School, December 5, 2001.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” (with Artyom Durnev, Randall Morck & Bernard Yeung) 6th Annual International Conference on Transition Economics, Portoroz, Slovenia, June 25, 2001.

“The U.N. Compensation Commission: The Question of Causation,” Symposium on The Impact of International Law of a Decade of Measures Against Iraq, European University Institute, Florence, Italy, May 25, 2001.

“Law, Share Price Accuracy and Economic Performance: The New Evidence,” (with Artyom Durnev, Randall Morck & Bernard Yeung) Eleventh Annual Meeting of the American Law and Economics Association, Washington, D.C., May 12, 2001.

“A Short Course in International Securities Regulation,” University of Leiden Faculty of Law, The Netherlands, May 4, 2001.

“Regulation FD and Foreign Issuers: The Strains of Globalization,” Institute for Law and Economics Spring 2001 Corporate Law Roundtable, University of Pennsylvania, Philadelphia, PA, April 27, 2001.

“The Structural Approach to Class Action Attorney Fee Approvals: An Alternative to Chandler’s Bifurcated Process,” Conference on the Role of Judicial Decisionmaking in Corporate and Securities Law, University of Michigan Law School, Ann Arbor, MI, April 20-21, 2001.

“Civil Liability and Mandatory Disclosure,” Law, Economics & Organizations Workshop, University of Southern California Law School, Los Angeles, CA, March 12, 2001.

“Regulation FD and Foreign Issuers; Globalization’s Strains and Opportunities,” Law and Economics Workshop, University of Michigan Law School, Ann Arbor, MI, January 18, 2001.

“Civil Liability Under Company Registration and the Private Placement Exemption,” George A. Leet Business Law Symposium on The Future of Private Equity Financing, Case Western Reserve Law School, Cleveland, OH, November 10, 2000.

“Regulation FD and Foreign Issuers: The Strains of Globalization,” Sixteenth Sokol Colloquium on the Privatization of Securities Law, University of Virginia School of Law, Charlottesville, VA, October 7, 2000.

“Civil Liability and Mandatory Disclosure,” International Conference on Protecting Investors in a Global Economy, Tel Aviv University Faculty of Law, Tel Aviv, Israel, June 28, 2000.

“Regulation FD and the Reach of U.S. Securities Laws,” Reunion of Michigan Law School European Alumni, Max Planck Institute, Heidelberg, Germany, June 23, 2000.

“Insider Trading Regulation: Past, Present and Future,” Spring Seminar, University of Michigan Law School, Ann Arbor, MI, May 16, 2000.

“The Securities Globalization Disclosure Debate,” The Changing Structure of Securities Regulation: The 2000 F. Hodge O’Neal Corporate & Securities Law Symposium,

Washington University School of Law, St. Louis, MO, March 24, 2000.

“Corporate Governance Lessons from Russian Enterprise Fiascos,” Law and Economics Workshop, Boalt Hall Law School, University of California at Berkeley, Berkeley, CA, November 1, 1999.

“Corporate Governance Lessons from Russian Enterprise Fiascos,” Conference on Corporate Governance Lessons from Transition Economy Reforms (sponsored by the William Davidson Institute and the University of Michigan Law School), Ann Arbor, MI, September 25, 1999.

“Corporate Governance Lessons from Russian Enterprise Fiascos,” 4th Annual Conference on Transition Economics (sponsored by the Centre for Economic Policy et al. in cooperation with the World Bank and the Ford Foundation), Beijing, China, July 24, 1999.

“A Short Course on the Regulation of Insider Trading,” Peking University Law Department, Beijing, China, May 26-27, 1999.

“The Reach of U.S. Securities Laws: A Reappraisal,” 1999 Friedmann Conference on Transnational Law, Columbia Law School, April 15, 1999.

“Corporate Governance Lessons from Russian Enterprise Fiascos,” University of Michigan Law and Economics Workshop, March 25, 1999.

“Retaining Mandatory Securities Disclosure: Why Issuer Choice is Not Investor Empowerment,” Harvard Law and Economics Workshop, February 9, 1999.

“Ownership Structure and the Decision to Go Public: A Comment on Bebchuk and Zingales,” NBER Conference on Corporate Ownership Structure and Corporate Performance, Banff, Alberta, May 31, 1998.

“American Law and Economics Corporate Law Scholarship: A Comment on Gerard Hertig,” Conference on Corporate Governance Today, Columbia Law School, May 22, 1998.

“Corporate Governance Lessons from Russian Enterprise Fiascos,” American Law and Economics Association 1998 Annual Meeting, Berkeley, CA, May 8, 1998.

“An Overview of American Securities Law,” three lectures presented to the Portuguese Bar Association, Lisbon, April 14, 15 and 16, 1998.

“Empowering Issuers to Choose Their Own Disclosure Regimes: A Mistaken Reform,” University of Michigan Law and Economics Workshop, April 9, 1998.

“High Tech Start-ups: An Overview,” Business Associations Section, American Association of Law Schools 1998 Annual Meeting, San Francisco, January 1998.

“Restructuring Disclosure Liability in the Modern Era,” Conference on Markets and Information Gathering in An Electronic Age, Washington University, St. Louis, March 14, 1997.

“The Political Economy of Statutory Reach: U.S. Disclosure Rules in a Globalizing Market for Securities,” Conference on the Regulation of International Activity at Georgetown University Law Center, Washington, D.C., April 5, 1997.

“The Historical Development of Insider Trading Regulation in the United States,” lecture at Catholic University, Santiago, Chile, April 25, 1997.

“The Political Economy of Statutory Reach: U.S. Disclosure Rules in a Globalizing Market for Securities,” American Law and Economics Association 1997 Annual Meeting, Toronto, Canada, May 10, 1997.

“Required Disclosure and Corporate Governance,” Conference on Comparative Corporate Law, Max-Planck-Institut Hamburg, Hamburg, Germany, May 16, 1997.

“Defending the Efficiency Rationale for Mandatory Securities Issuer Disclosure,” Business Associations Section Meeting, American Association of Law Schools Annual Meeting, San Antonio, January 1996.

“The Political Economy of Statutory Reach: U.S. Disclosure Rules in a Globalizing Market for Securities,” Law and Economics Workshop, University of Michigan, Ann Arbor, February 1996.

“The Political Economy of Statutory Reach: U.S. Disclosure Rules in a Globalizing Market for Securities,” Law and Economics Workshop, Georgetown Law Center, Washington, D.C., March 1996.

“The Political Economy of Statutory Reach: U.S. Disclosure Rules in a Globalizing Market for Securities,” Workshop on International Economic Law, Brooklyn Law School, New York, March 1996.

“National Competition in Mandatory Securities Disclosure,” conference sponsored by the NBER and the New York Stock Exchange concerning Recent Developments in International Equity Markets, Palm Beach, December 1995.

“National Regulation of Mandatory Securities Issuer Disclosure and Choice of Law: Race to the Top or Race to the Bottom,” Symposium concerning Financial Market Regulation in the Asia-Pacific Area sponsored by the APEC Center, University of Washington, Seattle, September 1995.

“Mandatory Securities Issuer Disclosure: International Harmonization versus National Regulation”; conference sponsored by the Chicago Federal Reserve and the American Enterprise Institute concerning International Competition in Financial Systems: Should National Systems be Harmonized, Chicago, July 1995.

“The Law and Economics of Insider Trading: Reflecting on the U.S. and Japan,” Waseda University, Tokyo, July 1995.

“Successor Liability in the Mergers and Acquisitions World of the 1990's,” Symposium on M & A in the 90's, University of Michigan Law School, April 1995.

“The Law and Economics of Corporate Liability for False or Misleading Statements,” Reunion Panel, University of Michigan Law School, Ann Arbor, September 1994.

“Insider Trading Deterrence vs. Management Incentives,” University of Iowa Law School Faculty Workshop, March 1994.

“Being Paid to Think versus Thinking to be Paid,” Journal of Corporate Law Annual Dinner, University of Iowa, March 1994.

“CERCLA Liability in a World of Mergers and Acquisitions,” Wisconsin Bar Association Meetings, University of Michigan Alumni, February 1994.

“Insider Trading Deterrence vs. Management Incentives,” Law and Economics Workshop, University of Michigan, December, 1993.

“Regulating Disclosure in a Globalizing Securities Market,” Law and Economics Workshop, Columbia University, March 1993.

“Beyond Efficient Markets: Corporate Disclosure and Noise Theory,” Business Associations Section Meeting, American Association of Law Schools Annual Meeting, San Francisco, January 1993.

“Regulating Securities Disclosure in a Globalizing Securities Market,” Law and Economics Workshop, University of Michigan, April 1992.

“Regulating Securities Disclosure in a Globalizing Market,” Law and Economics Workshop, University of Pennsylvania, November 1991.

“Insider Trading in a Globalizing Market: Who Should Regulate What,” Symposium on International Regulatory Competition and the Securities Laws, Duke University, October 1991.

“Corporate Successors Under CERCLA,” Symposium on Environmental Law and the Corporate Entity, Wake Forest University Law School, Winston-Salem, N.C., April 1991.

“Regulating Insider Trading in a Globalizing Securities Market,” University of Michigan Law School, October 1990.

“Mandatory Disclosure in a Globalizing Securities Market,” North American Securities Administrators Association Annual Meeting, Washington, D.C., March 1990.

“The Economics of Hostile Takeover Regulation,” University Leadership Seminar,

University of Michigan, September 1989.

“The Economic Case for Hostile Takeovers: Reasons for Agnosticism,” Annual Conference on Business Law, University of Toledo Law School, April 1988.

“Insider Trading and Section 16(b): An Economic Analysis,” University of Michigan Law School, January 1988.

“Disclosure Regulation in an Increasingly Global Securities Market,” Policy Sciences Workshop, Yale Law School, August 1987.

“A Portfolio Theory View of Section 16(b),” Law and Economics Workshop, University of Illinois College of Law, April 1987.

“A Portfolio Theory View of Section 16(b),” Faculty Workshop, Indiana University Law School - Bloomington, April 1987.

“An Economists’ View of the Contribution of Literary Interpretation to Legal Interpretation,” Panel on Hermeneutics, Deconstruction and Legal Theory, Conference on Law and the Arts, Indiana University - Bloomington, September 1986.

“The Costs of Securities Deregulation,” Plenary Session Panel, North American Securities Administrators Association 1986 Annual Meeting, Washington, D.C., March 1986.

“Per Se Rules versus Board Discretion in Corporate Governance,” Law and Society Association 1985 Annual Meeting, San Diego, CA, June 1985.

“Markovits’ Critical Survey of Law and Economics: A Comment,” Law and Society Association 1984 Annual Meeting, Boston, MA., June 1984.

“Real Investment and the Regulation of Corporate Dividend Policy,” Law and Economics Workshop, University of Illinois College of Law, September 1983.

“Finance and Industrial Performance: Economic Analysis and Legal Application,” Faculty Seminar, Indiana University Law School - Bloomington, May 1983.

“International Law and Weather Modification,” Conference on Marine Affairs, Scripps Institute of Oceanography, La Jolla, California, 1973.

COLUMNS AND BLOGS

Too Much, Too Fast, CLS BLUE SKY BLOG, September 30, 2025 (with John Coates, John C. Coffee, Jr., James D. Cox and Joel Seligman)

The Not-So-Genius Act, CLS BLUE SKY BLOG, July 14, 2025 (with John Coates, John C. Coffee, Jr., James D. Cox and Joel Seligman)

The PCAOB Should Be Carefully Reviewed, Not Hastily Abolished, CLS BLUE SKY BLOG,

May 14, 2025 (with John Coates, John C. Coffee, Jr., James D. Cox and Joel Seligman)

FCPA Books and Records Requirements Must Be Vigorously Enforced, CLS BLUE SKY BLOG, May 12, 2025 (with John Coates, John C. Coffee, Jr., James D. Cox and Joel Seligman)

The Crisis Deepens as SEC Staff and Budget Cuts are Directed, CLS BLUE SKY BLOG, March 13, 2025 (with John Coates, John C. Coffee, Jr., James D. Cox, and Joel Seligman)

The Value of an Independent SEC, CLS BLUE SKY BLOG, February 24, 2025 (with John Coates, John C. Coffee, Jr., James D. Cox, Jill E. Fisch, and Joel Seligman)

New York Attorney General Overreaches in Climate-Change Complaint Against Exxon, Columbia Law School Blue Sky Blog (2019), available at <http://clsbluesky.law.columbia.edu>

Regulating Public Offerings of Truly New Securities: First Principles, Harvard Law School Forum on Corporate Governance and Financial Regulation (2018), available at <https://corpgov.law.harvard.edu/2018/02/09/regulating-public-offerings-of-truly-new-securities-first-principles/>

Exxon Mobil is Being Investigated, But Here is the Real Problem, NATIONAL LAW JOURNAL, August 15, 2016

The New Stock Market: Sense and Nonsense, Columbia Law School Blue Sky Blog (2015), available at <http://clsbluesky.law.columbia.edu/2015/05/06/the-new-stock-market-sense-and-nonsense-2/>

Economic Crisis and Share Price Unpredictability, Harvard Law School Forum on Corporate Governance and Financial Regulation (2014), available at <http://corpgov.law.harvard.edu/2014/07/10/economic-crisis-and-share-price-unpredictability-reasons-and-implications/>

Securities Class Actions Against Foreign Issuers, Columbia Law School Blue Sky Blog (2012), available at <http://clsbluesky.law.columbia.edu/2012/12/21/securities-class-actions-against-foreign-issuers/>

Causation and Fraud on the Market, NEW YORK LAW JOURNAL, September 14, 2004, p. 4.

Wrong Way to Promote Innovation, CHRISTIAN SCIENCE MONITOR, June 29, 1982, Opinion and Commentary, p. 9.

MEMBERSHIPS AND OFFICES

Chair, Business Associations Section, American Association of Law Schools, 1997-98

Chair, Columbia University Advisory Committee on Socially Responsible Investing, 2004-2008, 2017-2020

Research Associate, European Corporate Governance Institute (ECGI)

Member, American Economics Association

Member, American Society of International Law

Council on Foreign Relations (Term Member, 1975-80, Regular Member, 2004 to present)

Member, American Law and Economics Association

Member, The American Law Institute

Member, Association of the Bar of the City of New York

Member, Center on Capitalism and Society, Columbia University

HONORS

Honorary Doctorate of Laws, University of Buenos Aires (2019)