

Washington and Lee Law Review

Volume 42 | Issue 3 Article 1

Summer 6-1-1985

Table of Contents

Follow this and additional works at: https://scholarlycommons.law.wlu.edu/wlulr

Recommended Citation

Table of Contents, 42 Wash. & Lee L. Rev. (1985).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol42/iss3/1

This Prefatory Matter is brought to you for free and open access by the Washington and Lee Law Review at Washington and Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized editor of Washington and Lee University School of Law Scholarly Commons. For more information, please contact chiralteristics.com Commons. For more information, please contact chiralteristics.com Commons.

WASHINGTON AND LEE LAW REVIEW

Volume 42 Summer 1985 Number 3

ANNUAL REVIEW OF SECURITIES AND COMMODITIES LAW

CONTENTS

ARTICLES	
Discretionary Commodity Accounts: Why They are not Governed by the Federal Securities Laws Kenneth M. Raisler Whitney Adams	7.40
Maureen A. Donley-Hoopes	743
Hedging the Value of Collective Assets: Financial Institutions Excluded from Regulation as Commodity Pool Operators Under the Commodity Exchange Act	769
Liability of Financial Institutions for Aiding and Abetting Violations of Securities Laws	811
Self-Regulation of the Securities Markets: A Critical Examination	853
Kicking the Bucket Shop: The Model State Commodity Code as the Latest Weapon in the State Administrator's Anti-Fraud Arsenal	889
NOTES	
Disclosure of Soft Information in Tender Offers	915
Predispute Agreements to Arbitrate Claims Arising Under the Commodity Exchange Act	939
Glass-Steagall and Collective Investment Trusts for Individual Retirement Accounts: Fiduciary Purpose or Investment?	961

The Insider Trading Sanctions Act of 1984: Does the ITSA Authorize the SEC to Issue Administrative Bars?	993
ndstill Agreements: Enterra Validates the Use of Standstill Agreements to Govern Minority Investment Programs	1015
Disclosing the White Knight—When Does the Duty Arise?	1045
Arbitration, Forum Selection and Choice of Law Agreements in International Securities Transactions	1069

© 1986 by the School of Law, Washington & Lee University ISSN: 0043 0463

Printed by Western Newspaper Publishing Co., Inc., 537 East Ohio Street, Indianapolis, Indiana 46204.

STATEMENT OF OWNERSHIP, MANAGEMENT AND CIRCULATION as required by Act of Congress of August 24, 1912, as amended by the Act of March 3, 1933, July 2, 1946, and June 11, 1960: The Washington and Lee Law Review is owned by Washington and Lee University and is entered as second class matter at the Post Office in Lexington, Virginia 24450, with additional mailing privileges in Indianapolis, Indiana. Daniel P. Shaver is Editor-in-Chief and Barbara L. Morris is the Business Manager. Their address is Washington and Lee Law Review, Washington and Lee University, Lexington, Viriginia 24450. There are no bond, mortgage, or other security holders. The average number of copies of each issue for the preceding twelve months was 1602.

The Washington and Lee Law Review (ISSN 0043-0463) is published quarterly by the Washington and Lee University School of Law in Lexington, Virginia 24450. Subscription prices, payable in advance, are \$17.50 (\$20.50 foreign) per Volume (four issues); \$7.00 for The Fourth Circuit Review (Spring issue); and \$6.00 for The Annual Review of Securities and Commodities Law (Summer issue). Individual copies of The Fourth Circuit Review issue are \$9.50; individual copies of all other issues are \$8.50. All requests for subscriptions should be mailed to the Washington and Lee Law Review, Washington and Lee University, Lexington, Virginia 24450. Subscriptions will be continued automatically unless a written request for discontinuance is received. Copies for back issues through Volume 40 may be obtained from Fred B. Rothman & Co., 10368 West Centennial Road, Littleton, Colorado 80127. Copies of issues from Volumes 41 and 42 may be purchased directly from the Washington and Lee Law Review.

Except as otherwise provided, the author of each article in this issue has granted permission for copies of that article to be made for classroom use, provided that (1) copies are distributed at or below cost, (2) author and journal are identified, (3) proper notice of copyright is affixed to each copy, and (4) the user notifies the Washington and Lee Law Review that he or she has made such copies.

The materials published in the *Review* state the views of the writers and not necessarily of the *Review*, which takes no responsibility for any statement made herein.