

Corporate Litigation: Enforcement of Exclusive Federal Forum Provisions

12.10.20



In their column for the *New York Law Journal*, Litigation Partner Joe McLaughlin and Associate Shannon McGovern discuss how state court enforcement of exclusive federal forum provisions for 1933 Act claims is the final step for issuers and other participants in securities offerings subject to the 1933 Act seeking to curb duplicative state court litigation, and highlight how recent California decisions provide important guidance on the characteristics and limitations of forum provisions.

To read the full article, please [click here](#).

Authors and Contacts

Joseph McLaughlin

Partner

jmclaughlin@stblaw.com

+1-212-455-3242

